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1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK

3 UNITED STATES OF AMERICA,

New York, N.Y.

4 v.

S1 16 Cr. 0338 (PKC)

5 WILLIAM T. WALTERS,

6 Defendant.

7 -----x
8 March 22, 2017
10:10 a.m.

9 Before:

10 HON. P. KEVIN CASTEL,

11 District Judge

12 APPEARANCES

13 JOON H. KIM

Acting United States Attorney for the
Southern District of New York

14 BY: DANIEL S. GOLDMAN

15 BROOKE E. CUCINELLA

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16 Assistant United States Attorneys

17 KRAMER LEVIN NAFTALIS & FRANKEL, LLP

Attorneys for Defendant

18 BY: BARRY H. BERKE

PAUL H. SCHOEMAN

19 ANDREW J. ESTES

MICHELLE BEN-DAVID

20 -and-

WRIGHT STANISH & WINCKLER

21 BY: RICHARD WRIGHT

22 - also present -

23 SA Edmund Rom

SA Nicholas Anderson, Federal Bureau of Investigation

24 Raymond McLeod, Defense Tech Support

Holly Meister

25 Sarah Pyun, Government Paralegal Specialists

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Davis - direct

1 (Jury not present)

2 THE COURT: Please be seated.

3 Bring our jurors in, please.

4 (Jury present)

5 THE COURT: All right. Please be seated.

6 Good morning, ladies and gentlemen. I hope you had a
7 pleasant one.

8 We're back in action.

9 Mr. Davis, the Court reminds you that you are still
10 under oath.

11 THE WITNESS: Yes, your Honor.

12 THE COURT: You may inquire.

13 MS. CUCINELLA: Thank you, Judge.

14 THOMAS C. DAVIS,

15 After having been previously sworn, resumed, and testified
16 further as follows:

17 DIRECT EXAMINATION

18 BY MS. CUCINELLA:

19 Q. Good morning, Mr. Davis.

20 A. Good morning.

21 Q. We left off yesterday when we were talking about the spring
22 of 2010 when it was the end of the day. Do you recall that?

23 A. Yes, ma'am, I do.

24 Q. You had asked to see the board meeting minutes from 2009.

25 I believe it was GX437. Do you recall that?

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Davis - direct

1 A. Yes, ma'am.

2 Q. And you reviewed those to refresh your recollection,
3 correct?

4 A. Yes, I did.

5 Q. And you got a good night's sleep?

6 A. I did. Thank you.

7 Q. So let's start from the beginning of 2010.

8 Going into 2010, what was happening with Dean Foods?

9 A. The environment was very mixed, I'd say. The commodity
10 environment was poor, and while everybody was optimistic given
11 what happened the prior year, the outlook was not very good for
12 2010.

13 Q. What was going on, if anything, with respect to strategic
14 alternatives going in from 2009 to 2010?

15 A. We clearly had discussed some strategic alternatives at the
16 December board meeting in 2009 and had the company's advisors
17 at that board meeting.

18 Q. When you say "the company's advisors," what do you mean?

19 A. The investment bankers that had been advising the
20 company -- Merrill Lynch.

21 Q. I am going to direct your attention now to Government
22 Exhibit 507A, which is already in evidence.

23 Do you recognize this email?

24 A. Yes.

25 Q. What is it?

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Davis - direct

1 A. This is an email from Dean Foods to me -- to the group, to
2 the directors, about a forthcoming board call.

3 Q. Did you finish your answer?

4 A. Yes.

5 Q. Will you read the email to the jury?

6 A. Good afternoon, all. We would like to conduct a two-hour
7 telephonic meeting on the afternoon of April 14th to discuss
8 strategic alternatives. Please advise of your availability
9 between 1 and 6 Central on Wednesday, April 14th. As soon as
10 we have your responses, I will send a confirmation out.

11 Q. What is the date of this email?

12 A. It is April the 1st.

13 Q. And what was going to be the purpose of the board call?

14 A. It clearly was to discuss strategic alternatives. This I
15 recall being a special board meeting.

16 Q. As opposed to a regularly scheduled one?

17 A. Yes, ma'am.

18 Q. Had there been any developments with respect to strategic
19 alternatives between the end of 2009 and April of 2010?

20 A. The only real development was that this was kind of back on
21 the agenda again. But the outlook in 2010 was I'd call it
22 mixed, at best, and I think as we discussed yesterday, the
23 first quarter in 2010 was -- the results for Dean Foods were
24 poor.

25 Q. Did the potential spin-off have a project name at this

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Davis - direct

1 point in time?

2 A. I think it was called Project West at this point in time.

3 Q. You testified yesterday that you went to Las Vegas on
4 April 9th, correct?

5 A. Yes, that's correct.

6 Q. And will you remind the jury why you went to Las Vegas?

7 A. Primarily to talk to Mr. Walters about a loan.

8 Q. Where did you meet with Mr. Walters?

9 A. We met at his club, Bali Hai.

10 Q. Did you in fact ask him for a loan?

11 A. Yes, I did.

12 Q. How much did you ask him for?

13 A. I told him at the meeting at lunch that I thought I was
14 going to need 5 to \$600,000.

15 Q. What did he say?

16 A. He agreed. He agreed to loan me the money, and told me
17 that he wanted to arrange the loan from a friend of his in
18 Kentucky.

19 Q. Did he tell you the name of that friend?

20 A. Yes. The gentleman's name was Luther James.

21 Q. How did you take the fact that --

22 MR. BERKE: Your Honor, I object. We have already had
23 these questions and answers, and even if the prosecutors don't
24 like the answers, they can't ask it again. We had this all day
25 yesterday, the exact questions and answers.

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Davis - direct

1 THE COURT: I do recall this being covered yesterday.

2 MS. CUCINELLA: I am just trying to orient the jury.

3 The witness is giving the exact same answers, just like what

4 Mr. Berke's comment just was. I'll move on, though.

5 Understood.

6 THE COURT: Move on, please.

7 BY MS. CUCINELLA:

8 Q. Mr. Davis, did you talk to Mr. Walters about Dean Foods at
9 that meeting?

10 A. Yes, I did.

11 Q. What do you remember about that conversation?

12 A. I told him that the spin-off was clearly a consideration
13 that we were looking at and that we'd hired bankers to look at
14 that for us.

15 Q. Anything else about Dean Foods?

16 A. I gave him a somewhat optimistic view of the first quarter
17 earnings, which at that point in time I thought were going to
18 be decent. It was sort of a mixed outlook, though, for the
19 year.

20 Q. Following this meeting, what, if anything, did you do with
21 respect to the loan?

22 A. I think I recall Mr. Walters told me to call his chief
23 financial officer, Mike Luce, and get the documentation
24 completed, which Mr. Luce and I did so.

25 Q. I am going to direct your attention to what's been marked

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Davis - direct

1 as Government Exhibit 1730, for identification.

2 Do you recognize this?

3 A. Yes, I do.

4 Q. What is it?

5 A. It's a memo from me to Luther James, and I've attached the
6 promissory note which I've executed.

7 MS. CUCINELLA: The government offers 1730.

8 MR. BERKE: No objection, your Honor.

9 THE COURT: All right. Received.

10 (Government's Exhibit 1730 received in evidence)

11 MS. CUCINELLA: Ms. Meister, will you publish that.

12 BY MS. CUCINELLA:

13 Q. Mr. Davis, do you know who prepared this document?

14 A. The memo or the note?

15 Q. Why don't we start out by explaining to the jury what
16 they're looking at, just the cover page.

17 A. The cover page is the memo which I prepared, and I attached
18 the note which has not come up on the screen yet.

19 MS. CUCINELLA: Ms. Pyun, can you put up the second
20 page of this document.

21 Q. Is this the note that you are referring to?

22 A. Yes, it is.

23 Q. Do you know who prepared this?

24 A. I don't know who prepared this. I did not prepare it,
25 though; I know that.

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Davis - direct

1 Q. Who did you send it to?

2 A. I faxed it to Luther James' office.

3 Q. Sitting here today, do you know who Luther James is?

4 A. No, I don't.

5 Q. Have you ever met him?

6 A. No, I haven't.

7 Q. What terms are reflected in this note?

8 A. The amount of the loan was \$625,000. It was a one-year
9 promissory note at prime plus one-and-a-half interest rate.

10 Q. What happened after you faxed this note to Mr. James?

11 A. The money was wired to my account. I think -- actually, I
12 think it was wired to my account the following day.

13 Q. What did you do after the money came to your account?

14 A. I actually took the funds and put part of the funds into my
15 regular checking account and the remainder of the funds in my
16 brokerage account.

17 MS. CUCINELLA: Ms. Pyun, if we can pull up what has
18 been marked for identification as Government Exhibit 1914 and
19 1913B.

20 Q. Mr. Davis, do you recognize these?

21 A. Yes, I do.

22 Q. What are they?

23 A. The one on the left is a memo from me to my assistant,
24 April Moffet.

25 Q. And the one on the right, 1913B?

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Davis - direct

1 A. The one on the right is also from me to April. I guess it
2 is an email thread actually back and forth between us.

3 Q. And when you say "memo," are these both emails?

4 A. Yes, they were.

5 MS. CUCINELLA: The government offers 1914 and 1913B.

6 MR. BERKE: No objection, your Honor.

7 THE COURT: Received.

8 (Government's Exhibits 1914 and 1913B received in
9 evidence)

10 MS. CUCINELLA: If we can display Government Exhibit
11 1914.

12 Q. Mr. Davis, will you tell the jury what they're looking at?

13 A. This is an email from me to my assistant.

14 Q. What is the date of this email?

15 A. It's April 14th.

16 Q. Will you read the email.

17 A. Yeah. The subject matter is MFM invoices and money
18 transfers, and I was instructing my assistant to transfer some
19 money. I said I would like to go through the invoices that are
20 outstanding with Mef, if any. I would like to take care of
21 those tomorrow as well. The wire transfer was completed
22 yesterday. There is \$625,000 in my BB&T account. I would like
23 to transfer 200 to my Northern Trust account and 425,000 to my
24 Credit Suisse account.

25 Q. Why were you transferring the money to these specific

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Davis - direct

1 accounts?

2 A. I was going to use \$200,000 immediately, and the other
3 425,000 I just put in my securities account for investment
4 purposes, short-term investment purposes.

5 Q. And there is a reference here to "Mef." What is Mef?

6 A. Mef -- his name is Mef McKnight, and he is the gentleman
7 that handled our aircraft -- our partnership for our aircraft
8 that we owned.

9 Q. And --

10 THE COURT: What do you mean by "we"?

11 THE WITNESS: I'm sorry, your Honor. My partner and
12 I. I think I referred to this yesterday. I had an interest --
13 ownership interest in a jet aircraft with two other gentlemen.

14 BY MS. CUCINELLA:

15 Q. Do you remember if after you received the money you paid
16 off other debts?

17 A. I'm sorry?

18 Q. If you paid off any other debts or liabilities that you had
19 in April of 2010?

20 A. Yes. I had to pay some income taxes, as I recall.

21 Q. How did you feel after you paid off your debts?

22 A. I was somewhat relieved. I mean, I was very happy to have
23 this loan at this time.

24 Q. This is the second week of April, is that right?

25 A. Yes.

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Davis - direct

1 Q. Do you recall what happened after that?

2 (Pause)

3 With respect to Dean Foods?

4 A. Yes, I do recall.

5 Q. What happened next with respect to Dean Foods?

6 A. I found out that -- I learned that the first quarter was a
7 disaster, to put it bluntly.

8 Q. How did you find that out?

9 A. I had a conversation with Gregg Engles.

10 Q. I am going to show you now Government Exhibit 508, which is
11 already in evidence.

12 I am going to direct your attention to the bottom
13 email. Do you recall receiving this email?

14 A. Yes.

15 Q. Will you read it to the jury.

16 A. The bottom email says -- it's from me to Gregg Engles.

17 Got your voice message. No problem on the golf
18 tourney. Let's take care of business first. I will be
19 available on Friday afternoon. Talk soon.

20 Q. What is the date of this email?

21 A. It's April 30th.

22 Q. And do you recall what led to this email?

23 A. I do recall what led to this email.

24 Q. Tell the jury.

25 A. Gregg had just learned that the first quarter earnings for

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Davis - direct

1 Dean Foods were way below expectations. They were a disaster,
2 as I think I said earlier. And he and I were scheduled to play
3 in a golf tournament together that weekend, and he canceled
4 because he needed to deal with the earnings issue.

5 Q. Did you have a further conversation with Mr. Engles on this
6 issue?

7 A. Yes. He called me over that weekend. It was the weekend
8 of May the 1st and 2nd.

9 Q. And what do you recall, if anything, about that
10 conversation?

11 A. He called me I think it was on Sunday, May the 2nd, and
12 told me exactly what the first quarter earnings were. And they
13 were, as I've indicated earlier, they were terrible. It was a
14 really bad earnings report. And he was trying to figure out
15 how to handle that in terms of announcing the first quarter
16 earnings.

17 Q. Was this a surprising development?

18 A. It was, yes.

19 Q. What, if anything, did you do after you learned that news
20 from Mr. Engles?

21 A. I called Mr. Walters later that same day.

22 Q. To the best of your recollection, what did you say to
23 Mr. Walters and what did he say to you in response?

24 A. I had given him a fairly optimistic report just a couple of
25 weeks earlier when I met him in Las Vegas, and I had encouraged

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Davis - direct

1 him about the spin-off, which I thought was going to be a good
2 event for the company. And I called him that night and said,
3 look, I want to give you a heads up. The earnings are
4 terrible. They're going to be released next week, and I think
5 the stock is going to get hit hard.

6 Q. What, if anything, did Mr. Walters say in response --

7 A. He thanked me for it.

8 Q. Was that information that you gave to Mr. Walters available
9 to the investing public?

10 A. It was not. No.

11 Q. Were you permitted to share it with Mr. Walters?

12 A. No. Not at all.

13 Q. Why did you call Mr. Walters?

14 A. I -- at this point in time, he just made me a loan for
15 \$625,000. I think you can understand that I felt obligated to
16 him.

17 Q. What did you expect him -- what, if anything, did you
18 expect him to do with the information?

19 A. I assumed that if he owned the stock, he was going to sell
20 it.

21 Q. Mr. Davis, do you know what day of the week this call took
22 place on?

23 A. I do. I remember it very well. Sunday. Sunday evening.

24 Q. Now, Mr. Davis, you testified that you felt differently
25 because you had just -- Mr. Walters had just loaned you money,

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Davis - direct

1 is that right?

2 A. Yes, I did.

3 Q. But you testified previously that you had been passing
4 Mr. Walters information for years before this; is that right?

5 A. That's correct.

6 Q. And you weren't indebted to him before this, right?

7 A. That's correct. Not financially indebted, no, I wasn't.

8 Q. So why were you passing him information before he gave you
9 the loan?

10 A. You know, I think I've tried to explain that before. You
11 know, I really had developed a strong friendship with
12 Mr. Walters over at least a ten-year period prior to this. And
13 I knew who Billy Walters was. He was a fairly famous guy and
14 had a lot of connections in Las Vegas. And I knew all of that.
15 I knew he was a big sports gambler. And, you know, frankly, I
16 was enamored with him and wanted to develop a relationship with
17 him, and I think that in large part led me to provide him a lot
18 of information prior to the loan.

19 Q. Mr. Davis, do you recall what happened next with Dean Foods
20 after you placed this call to Mr. Walters?

21 A. Yes, I do.

22 Q. What happened next?

23 A. I believe that following week, May the 7th or May the 8th,
24 the company made the earnings release -- first quarter earnings
25 release.

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Davis - direct

1 Q. Do you recall whether there was a board meeting before
2 then?

3 A. There was, actually.

4 Q. I am going to direct your attention to Government Exhibit
5 440, which I believe is already in evidence.

6 MS. CUCINELLA: Thank you.

7 Q. Did you attend this board meeting?

8 A. Yes, I did.

9 Q. What was the tone of the meeting?

10 A. I would characterize this meeting as being a somewhat
11 somber meeting, but the purpose of the meeting was to have our
12 advisors, the Merrill Lynch people, give us an update on
13 Project West, which they did at this meeting.

14 Q. And what was the status of Project West after this meeting?

15 A. It was clear that because of the results in the first
16 quarter and the outlook for the second quarter, and possibly
17 beyond, that Project West wasn't going to happen anytime soon.
18 It was still on the -- it was still on the table, something
19 everybody wanted to do, but it wasn't going to happen anytime
20 soon. It was going to be delayed.

21 Q. And I think you testified after this board meeting earnings
22 were actually announced?

23 A. Yes, they were. I think I guess it was announced on the
24 next day or day after.

25 Q. Do you recall along with the bad earnings if Dean Foods

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Davis - direct

1 made any other announcements that day?

2 A. Yes, they did.

3 Q. What did they announce?

4 A. They suspended guidance, which was an unusual thing to do,
5 but because the market -- I'm sorry. Because the company's
6 outlook for the year was so undefined because of the
7 environment, they decided to suspend guidance with the
8 analysts, wall street analysts.

9 Q. What does it mean to suspend guidance?

10 A. They were no longer going to provide earnings estimates for
11 the remaining quarters or for the full year because it was just
12 too hard to project.

13 Q. Did you speak with Mr. Walters -- did there come a time
14 when you spoke with Mr. Walters after this announcement?

15 A. Yes. We had another phone conversation. Yes.

16 Q. Tell the jury what you remember about that.

17 A. I think he asked me what all this meant, and I tried to
18 explain it to him as best I could. It was also clear that --
19 and I told him this -- that this spin-off idea, the Project
20 West, so-called Project West, was not going to happen anytime
21 soon.

22 Q. Did you meet with Mr. -- did there come a time when you met
23 with Mr. Walters in the spring of 2010 in person?

24 A. In the spring?

25 Q. Do you recall?

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Davis - direct

1 A. Of 2010?

2 Q. Yes.

3 A. Yeah. When I went to Las Vegas to meet him, yes.

4 Q. Was there a time after all the time period that we've been
5 talking about just now that you met with him?

6 A. I think he met -- he and I may have played golf together.
7 That's my recollection, yes.

8 Q. I'm going to direct your attention to what's been marked as
9 Government Exhibit 1712. Do you recognize this?

10 A. Yes. That's a -- yes, I do recognize it.

11 Q. What is it?

12 A. It was actually taken out of my calendar. It says, Meet
13 Billy Walters at Love Field, Textar Aviation.

14 MS. CUCINELLA: The government offers Exhibit 1712.

15 THE COURT: Any objection?

16 MR. BERKE: No objection, your Honor.

17 THE COURT: Received.

18 (Government's Exhibit 1712 received in evidence)

19 MS. CUCINELLA: If we could display that.

20 Q. And so what is this, Mr. Davis?

21 A. This was -- actually, it is a notation taken out of my
22 calendar off of my computer.

23 Q. What is Textar Aviation?

24 A. It's a private so-called FBO, fixed-based operator, for
25 private jets out of Love Field.

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Davis - direct

1 Q. What is Love Field?

2 A. It is an airport in Dallas.

3 Q. Do you recall whether you met with Bill Walters at Textar
4 Aviation on May 10th of 2012?

5 A. I really don't recall if we met or not. The notation is in
6 my calendar but I don't recall meeting him, no.

7 MR. BERKE: Ms. Cucinella, I think you mean 2010.

8 MS. CUCINELLA: I thought I said 2010 but, yes, 2010.

9 A. Yes. 2010?

10 Q. Yes.

11 A. I don't recall if we met or not.

12 Q. Do you recall what else was going on on May 10th of 2010?

13 A. Yes, I do.

14 Q. What?

15 A. We had a golf tournament that day that I participated in at
16 Preston Trail Golf Club.

17 THE COURT: Preston Trail?

18 THE WITNESS: Yes, sir.

19 THE COURT: Thank you.

20 A. We had a golf tournament there to raise money for Shelter
21 Golf on the same day.

22 Q. What is Shelter Golf?

23 A. It's a charity event that raises money for a women's
24 shelter called Genesis Women's Shelter.

25 Q. Is it sometimes referred to as Project Shelter?

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Davis - direct

1 A. That's the name of the golf tournament, yes.

2 Q. What was your role in connection with Shelter Golf and
3 Project Shelter?

4 A. I was co-chairman of Shelter Golf.

5 Q. We're going to talk more about that in a little bit. But
6 did you participate or play in a tournament in May of 2010?

7 A. Yes, I did.

8 Q. I'm going to direct your attention now to the fall of 2010.

9 Do you recall what was happening with Dean Foods in
10 the fall of 2010?

11 A. Yes. Generally I do recall.

12 Q. Can you tell us generally what was going on?

13 A. It was still a very tough environment. It was a dismal
14 year and continued to be a dismal year. And by the fall of
15 2010, we had another board meeting to discuss strategic
16 alternatives. But it was still clear that this spin-off --
17 so-called spin-off idea was not going to happen anytime soon.

18 Q. Looking at -- I'm going to direct your attention to
19 Government Exhibits 442 and 442A.

20 Do you recognize these?

21 A. Yes, I do.

22 Q. What are they?

23 A. On the left it's the minutes of our regularly scheduled
24 quarterly meeting, which was in August, which was held up in
25 Colorado at the Broadmoor.

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Davis - direct

1 Q. That's Government Exhibit 442?

2 A. Yes, it is.

3 Q. What are you looking at on the right?

4 A. It's the second quarter operations update that was also
5 included at that board meeting.

6 MS. CUCINELLA: The government offers 442 and 442A.

7 MR. BERKE: No objection, your Honor.

8 THE COURT: Received.

9 (Government's Exhibits 442 and 442A received in
10 evidence)

11 MS. CUCINELLA: If you can just display 442, Ms. Pyun.

12 Q. What was the date of this meeting, Mr. Davis?

13 A. August 19th and 20th of 2010.

14 Q. Do you recall attending this meeting?

15 A. Yes, I did.

16 Q. You said it was at the Broadmoor?

17 A. Yes, ma'am.

18 Q. Did Tony Magro attend that meeting?

19 A. He did, yes.

20 Q. Will you remind the jury who Tony Magro is?

21 A. He is the investment banker. He and Carl Stickel both
22 attended the meeting from Merrill Lynch.

23 Q. Do you recall why Mr. Magro attended this board meeting in
24 August of 2010?

25 A. Yes. I do.

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Davis - direct

1 Q. Why was he there?

2 And just to -- I know the screen is right in front of
3 you. Are you reading or do you have an actual recollection of
4 this meeting?

5 A. No. I recall this board meeting.

6 Q. OK. Tell the jury why Tony Magro was there.

7 A. He was there to continue to give us an update on these
8 strategic alternatives that I referred to before now. And he
9 had did give us an update and basically said, you know, because
10 the environment and the company's performance, this option --
11 any one of those strategic alternatives we talked about,
12 including the spin-off idea, was really not feasible at this
13 point in time.

14 Q. If the spin-off wasn't feasible at this point in time, what
15 were you considering?

16 A. It looked like we were going to have to do something else,
17 and we were going to have to consider some sort of a
18 refinancing that we ended up doing at year end, as I recall.

19 Q. Was it clear at this meeting what the company was going to
20 do with WhiteWave?

21 A. No. I would say it was not clear at this meeting.

22 Q. What wasn't clear?

23 A. It was still the preference, I think, of the board and it
24 was still the advice of our advisors that we consider the
25 spin-off, but it was also clear that it wasn't going to happen

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Davis - direct

1 anytime soon, so we had to look to some other options. And the
2 whole issue of litigation was still outstanding. There were
3 still litigation issues that had not been resolved by the
4 company as well.

5 Q. Was the company considering selling WhiteWave?

6 A. It was an option that the Bank of America, Merrill Lynch
7 people discussed with us, but the outcome of just selling
8 WhiteWave as a division was really not very tax efficient. We
9 were going to have to pay a lot of income taxes on the sale,
10 and it -- the outcome was not very good for us.

11 Q. Was there a follow-up board meeting to this one?

12 A. Yes. I think there was.

13 Q. Do you recall when that was?

14 A. I believe it was in September.

15 Q. I am going to show you Government Exhibit 444, which is
16 already in evidence.

17 What is this, Mr. Davis?

18 A. Again, minutes of a telephonic board meeting. This was a
19 special board meeting that was held on September 16th.

20 Q. Sitting here today, do you recall participating in this
21 meeting?

22 A. Yes. It was a telephonic meeting. Yes, I participated.

23 MS. CUCINELLA: Oh, I'm sorry. I had a note that this
24 was already in evidence. The government offers Government
25 Exhibit 444.

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Davis - direct

1 MR. BERKE: No objection, your Honor.

2 THE COURT: Received.

3 (Government's Exhibit 444 received in evidence)

4 MS. CUCINELLA: Sorry about that.

5 Q. OK. Will you tell the jury what they are looking at here?

6 A. The minutes of this September 16th meeting. It was a short
7 meeting, as I recall.

8 Q. And sitting here today, do you recall participating in that
9 meeting?

10 A. I do, yes.

11 Q. When you first met with prosecutors, did you have a clear
12 recollection of the fall of 2010?

13 A. I don't think I had a clear recollection, no.

14 Q. What did you do in order to refresh your recollection?

15 A. I had to go through a lot of -- review a lot of board
16 minutes and review my calendar and a number of other things to
17 make sure I recalled exactly what happened and when it
18 happened.

19 Q. Following this board meeting, what, if anything, happened
20 next with respect to your involvement with the Dean Foods
21 board?

22 A. We had another board meeting I think in November, as I
23 recall, and we decided that the company would go ahead and do
24 this financing that I discussed earlier as an option to raise
25 some money, and I think we ended up doing a bond deal --

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Davis - direct

1 so-called junk bond deal at year end.

2 Q. In between the September 16th board meeting and the
3 November board meeting, did you continue to have discussions
4 about the strategic alternatives and what was happening with
5 the company?

6 A. We did. We continued to have those discussions, yes.

7 Q. Did you have discussions outside of formal board meetings?

8 A. Yes, I did.

9 Q. I'm going to show you what's been marked for identification
10 as Government 15 -- 516A.

11 Do you recognize this?

12 A. Yes. It's a notation in a calendar about a lunch meeting
13 that I had with --

14 Q. Let me stop you just for a minute. I'm sorry.

15 MS. CUCINELLA: If I can have one minute?

16 (Pause)

17 I think I have the wrong exhibit number.

18 Yep. Instead of 1516A, can we put up 516?

19 My mistake. I'm sorry.

20 Q. Do you recognize this?

21 A. Yes. This is an email from Gregg Engles to me.

22 MS. CUCINELLA: I believe it is already in evidence so
23 we can display that.

24 THE COURT: "That" being GX516?

25 MS. CUCINELLA: Yes. Thank you, Judge.

3hmdwall

Davis - direct

1 Q. Starting at the bottom, Mr. Davis, will you read this email
2 chain?

3 A. Yes.

4 "Gregg, thanks for taking the time to discuss
5 strategic alternatives today. I'm convinced we will
6 collectively make to right decision. There are no easy
7 choices, but we will get a an acceptable outcome with hard work
8 and persistence.

9 "Thank for keeping me in the loop."

10 Q. What's the date of this email?

11 A. This one is September 27th.

12 Q. At what time?

13 A. 4:30 in the afternoon -- I'm sorry, 4:56 in the afternoon.

14 Q. And what was the subject of this email?

15 A. A lunch meeting.

16 Q. And did Mr. -- and who is Gregg?

17 A. Gregg Engles.

18 Q. Did Mr. Engles respond?

19 A. I'm sorry?

20 Q. Did Mr. Engles respond to your email?

21 A. Yes. At the top you can see his response.

22 Q. What did he say?

23 A. He said: "You bet TD. Thanks for taking the time to
24 attend. It was very helpful, and my thinking is beginning to
25 coalesce."

3hmdwall

Davis - direct

1 Q. Do you recall attending this lunch, Mr. Davis?

2 A. I did, yes.

3 Q. What was discussed there?

4 A. Gregg asked John Muse and I to have lunch with him. He
5 organized this lunch, and he specifically wanted to seek our
6 advice on what we should do as far as the strategic
7 alternatives were concerned.

8 Q. And did you come to any conclusions at this lunch?

9 A. I think we -- my recollection is that John Muse and I both
10 encouraged him to continue to try to make the spin-off happen.
11 Even though all the elements to getting this transaction done
12 were not in place, the litigation hadn't been settled and the
13 environment wasn't perfect, we all thought this was the best
14 outcome for company.

15 Q. Was this a longterm project or a short-term project?

16 A. It was a longterm project.

17 Q. What -- who ultimately would make the decision on whether
18 or not WhiteWave would be spun off from Dean Foods?

19 A. The board ultimately would make that decision.

20 Q. And what was Gregg Engles' role -- what, if anything, would
21 Gregg Engles' role be in that decision?

22 A. He was very important in the decision, not -- you know, he
23 would clearly advise the board as to his thoughts and his
24 feelings about the direction of the company, and the board
25 would either go along with him or not go along with him.

3hmdwall

Davis - direct

1 Q. So you testified that you, John Muse -- you and John Muse
2 talked to Gregg Engles and were in favor of the spin-off.

3 A. Yes, we were.

4 Q. Do you recall if anyone in management or on the board had a
5 different view?

6 A. No. I don't think there was a differing view.

7 Q. Do you recall whether you spoke to Mr. Walters after this
8 lunch?

9 A. Yes, I think I did.

10 Q. What do you recall?

11 A. I gave him an update after this lunch.

12 Q. What does that mean?

13 A. It means I told him again that I thought the spin-off was
14 going to occur but it wasn't going to happen anytime soon.

15 Q. Mr. Davis, did you go to -- before I get there: Was that
16 information that you were allowed to share with Mr. Walters?

17 A. No. No. It was not.

18 Q. Why did you provide him with that information?

19 A. It was -- by this time it was sort of my practice to give
20 him an update on things that I'd learned about Dean.

21 Q. Did you have an expectation of what he would do after you
22 gave him an update?

23 A. I fully expected him to make a decision and trade on stock
24 based on what he learned.

25 Q. Mr. Davis, did there come a time when you went to Vegas in

3hmdwall

Davis - direct

1 the fall of 2010?

2 A. Yes, I did. And I think there was a reference to my trip
3 to Vegas in the previous email I sent Gregg Engles.

4 Q. Do you remember that trip?

5 A. Yes, I do.

6 Q. What did you do on that trip to Vegas?

7 A. I went with a couple of friends from Dallas, and we
8 actually went -- it was the weekend of the Texas-LSU game.

9 Q. So what did you do while you were in Vegas?

10 A. I went out to dinner and played blackjack and had a good
11 time.

12 Q. Did you see Mr. Walters while you were there?

13 A. I don't think I saw him on that trip, no.

14 Q. Did there come a time in October -- you testified later
15 that you learned more -- that after this you learned additional
16 information about Dean Foods, is that right?

17 A. I'm sorry?

18 Q. You testified that there came a point in the fall where you
19 learned additional information about Dean Foods, right?

20 A. Yes.

21 Q. What happened next with respect to Dean Foods?

22 A. Well, we had a board meeting in November -- I recall that
23 distinctly -- and, again, discussed some options that were
24 available to us. And I think at the December board meeting my
25 recollection is we decided to go ahead and do this junk bond

3hmdwall

Davis - direct

1 financing which we did at year end.

2 Q. Before the financing, did you have a special board meeting
3 in October?

4 A. Yes. I think we did. Yes.

5 Q. What happened at that meeting?

6 A. We talked about a number of things. There were a couple of
7 divestitures in the yogurt business that we discussed at that
8 board meeting. I think we also learned at that board meeting
9 that Jack Callahan, who was the Chief Financial Officer, was
10 planning on leaving, and we got a litigation update. So that's
11 my recollection of kind of the sum and substance of what took
12 place.

13 Q. I'm going to direct your attention to Government Exhibit
14 445.

15 Do you recognize this?

16 A. Yes. This is the special board meeting, October 18th.

17 MS. CUCINELLA: The government offers Government
18 Exhibit 445.

19 MR. BERKE: No objection, your Honor.

20 THE COURT: Received.

21 (Government's Exhibit 445 received in evidence)

22 BY MS. CUCINELLA:

23 Q. And this is the meeting you just described; is that right,
24 Mr. Davis?

25 A. I think it was, yes.

3hmdwall

Davis - direct

1 Q. Did you also receive a business update at this meeting?

2 A. Yes, we did.

3 Q. Do you recall what that update was?

4 A. It was again sort of a poor, dismal report. The third
5 quarter didn't look any better than the previous two quarters.

6 Q. Is there anything else that you recall about this meeting?

7 MR. BERKE: Your Honor, I see that Mr. Davis is
8 reading again the report. I would just ask that the record
9 reflect whether he is reading or remembering something so we
10 have a clear record.

11 THE COURT: That's fair. If you are going to read
12 from the report, you ought to indicate you are reading. The
13 report is in evidence. But reading from the report is reading
14 from the report. If you recall something, then you are
15 testifying based on recollection.

16 THE WITNESS: I understand, your Honor.

17 BY MS. CUCINELLA:

18 Q. Mr. Davis, have you told us everything that you remember
19 about this meeting?

20 A. Yes, I have.

21 Q. Do you recall communicating with Mr. Walters after this
22 meeting?

23 A. I know I had -- I know I had a phone call with him after
24 this meeting, yes.

25 Q. Do you actually recall the phone call?

3hmdwall

Davis - direct

1 A. I know I had a phone call with him in early November. I'm
2 not sure I had a phone call with him immediately after this
3 meeting.

4 Q. And what do you recall about that phone call?

5 A. I distinctly remember that it was right after the election
6 that year.

7 Q. And we're in 2010?

8 A. That's correct.

9 Q. And -- so in 2010, are you confusing 2010 with another
10 year?

11 A. Yes. I'm sorry.

12 Q. That's OK. There were a lot of board meetings.

13 I'm going to have you look again at the board meeting
14 in October 2010.

15 A. OK.

16 THE COURT: You can take your time and you can look at
17 it all you want. You can read it. There is no problem with
18 that. If you are reading from it aloud, then you should say
19 I'm now reading from the document aloud.

20 THE WITNESS: I understand. Your Honor, I'm just
21 going to take a quick look at it to refresh my memory.

22 THE COURT: Take your time.

23 (Pause)

24 A. So what was also discussed at this meeting, and was pointed
25 out in the overview of the minutes, was that the litigation was

3hmdwall

Davis - direct

1 still outstanding, and because the litigation had not been
2 dealt with, had not been settled, it was clear that any idea
3 about the spin-off was not going to happen soon.

4 Q. OK. I just want to talk for a minute.

5 You just looked at the board meeting minutes again, is
6 that right?

7 A. Yes, I did.

8 Q. Why do you need to look at the board meeting minutes?

9 A. Again, I've reviewed, what did we calculate yesterday, 86
10 different meetings? I can't remember every meeting precisely,
11 and I just have to, you know, look at a set of minutes to
12 refresh my recollection.

13 Q. And how many conversations did you have with Mr. Walters
14 over this period of time?

15 THE COURT: Be more specific about, quote, this period
16 of time.

17 MS. CUCINELLA: Certainly.

18 Q. I believe we are in the fall of 2010, and you've talked
19 about conversations you had with him since 2006, is that right?

20 So from 2006 to 2010, how often did you talk with
21 Mr. Walters?

22 A. I can't even count the number. I mean, a lot is the
23 answer.

24 Q. Are you able to remember the exact days that you had
25 conversations with him?

3hmdwall

Davis - direct

1 A. No. Of course I can't remember the exact dates of every
2 phone call, but I had lots and lots and lots of phone calls
3 with him.

4 Q. When you review board meeting minutes, does that refresh
5 your recollection as to when you talked about certain things
6 with Mr. Walters?

7 A. Yes, it does.

8 MR. BERKE: Objection, your Honor.

9 THE COURT: Overruled.

10 You may answer.

11 A. Could you repeat the question?

12 Q. Certainly.

13 When you review board meeting minutes, does it help
14 you remember when in time you spoke with Mr. Walters?

15 A. Yes, it does help me.

16 Q. Can you still remember exact days or dates when you had
17 certain conversations?

18 A. There were certain phone calls I had with him that I
19 remember distinctly the date. There are several other phone
20 calls I had with him where I don't remember the precise date.
21 But there are certain notable phone calls I had with him during
22 this period of time, some of which I've already referred to,
23 that I distinctly remember what took place, what was said, and
24 the date.

25 Q. And with respect to this period of time that we're talking

3hmdwall

Davis - direct

1 about, did you have a general practice of when you would speak
2 to him?

3 A. I did have a general practice. We would generally talk
4 before the quarter ended and generally talk again after the
5 quarter ended.

6 Q. Why did you generally talk then?

7 A. It was a practice that he and I initiated. I talked to him
8 and give him information before the quarter ended, and he would
9 generally call me after the quarter ended and try to confirm
10 what had just been released in terms of the information.

11 Q. And after the company started talking about the spin-off,
12 how, if at all, did that affect your conversations with
13 Mr. Walters?

14 A. I would say that we talked about the possibility of the
15 spin-off repeatedly. It was an important issue, and it was
16 important to Mr. Walters because it would clearly have a huge
17 impact on the value of the stock.

18 Q. Do you remember exactly when those conversations took
19 place?

20 A. No, I don't.

21 Q. Did you have a number of them?

22 A. A number of them. Several.

23 Q. During those conversations, did you provide to Mr. Walters
24 information that was not available to the public?

25 A. On many occasions I did, yes.

H3M3WAL2

Davis - direct

1 Q. I want to switch gears for a minute, Mr. Davis. Did there
2 come a point in 2011 when you began to talk to Mr. Walters
3 about a potential business opportunity?

4 A. Yes, I did. I talked to him in the spring of 2011.

5 Q. What was that opportunity?

6 A. I had been an investor in a company, a software company
7 that was headquartered in Austin, Texas, called Periscope. And
8 Periscope was in the process of trying to raise some money to
9 do a very specific transaction, and I called Billy and talked
10 to him about this transaction and solicited his interest and
11 see if he wanted to participate.

12 Q. I think you testified that you had been involved with
13 Periscope for a little bit before this.

14 A. Actually for a number of years prior to this.

15 Q. Do you know how many years?

16 A. I think I was an investor in Periscope for about three
17 years prior to this.

18 Q. You said you brought the opportunity to Mr. Walters, is
19 that right?

20 A. Yes, I called him and described it to him.

21 Q. Did you talk about it -- did you talking about it with
22 Mr. Walters or Mr. Luce?

23 A. I followed up with a long e-mail to Mike Luce about the
24 opportunity and outlined the details of it.

25 Q. I'm going to direct your attention to what's marked for

H3M3WAL2

Davis - direct

1 identification as Government Exhibit 1917-A. Do you recognize
2 this?

3 A. Yes.

4 Q. Is this the e-mail you just described?

5 A. Yes, it is.

6 MS. CUCINELLA: Government offers 1917-A.

7 MR. BERKE: No objection.

8 THE COURT: Received.

9 (Government's Exhibit 1917-A received in evidence)

10 Q. Looking at the bottom e-mail, what's the date of this
11 e-mail?

12 A. It's April 26, 2011.

13 Q. This is an e-mail to Mike Luce?

14 A. Yes, it is.

15 Q. Remind the jury who Mike Luce is.

16 A. He was -- at this time he was Mr. Walters' chief financial
17 officer.

18 Q. If you spoke to Mr. Walters about this opportunity, why did
19 you send the e-mail to Mr. Luce?

20 A. Mr. Walters asked me to do so.

21 Q. Tell the jury what they're looking at here. What was the
22 Periscope opportunity, at a very high level?

23 A. This company, Periscope, had two years prior to this done a
24 financing where they sold a preferred stock to an investment
25 company. That investment company went bankrupt, and as a

H3M3WAL2

Davis - direct

1 result of the bankruptcy, the bankruptcy court was trying to
2 sell the preferred stock holdings. And the CEO of Periscope
3 called me and called the other board members of Periscope and
4 said we have a terrific opportunity to buy back the preferred
5 stock that we sold two years ago at a deep discount. And
6 essentially, that was the transaction.

7 So, we were trying to raise a million dollars to buy
8 back this preferred stock, and the value of the preferred stock
9 that had been sold to the investment company was \$2 million,
10 plus accrued dividends, so it was almost \$3 million of value
11 that we were going to have an opportunity to repurchase for a
12 million dollars. And the company was doing very well, it was
13 growing rapidly, and it was a terrific opportunity, only
14 brought on by the fact that this bankruptcy occurred.

15 Q. So why did you bring this opportunity to Mr. Walters?

16 A. Because it was a terrific opportunity, and I felt like I
17 owed him a favor for what he had done for me.

18 Q. Were you getting anything out of it?

19 A. I was going to participate in this. And I arranged,
20 organized a partnership that actually made this investment to
21 participate. So Mr. Walters and I were partners in this
22 partnership.

23 Q. Was this is a good deal for you?

24 A. This was a good deal for both of us. This was -- to put it
25 in Texas vernacular, this was a gut shot. This was an absolute

H3M3WAL2

Davis - direct

1 winner, and I knew it, and when I described it to Bill, and
2 sent Mike Luce this e-mail, they knew it too.

3 Q. What were you going to get out of the deal?

4 A. I was going to participate as an investor in the
5 partnership that we organized to buy this stock.

6 Q. Who was going to put up the money for the partnership?

7 A. Mr. Walters put up the money. We ended up -- of the
8 million dollars total that Periscope raised, Bill put up
9 \$300,000 of that through a partnership that I organized.

10 Q. When you brought this opportunity to Mr. Walters and
11 Mr. Luce, did either of them balk at all when they were asked
12 to put up money and that you would get some return out of this?

13 A. No, not at all.

14 Q. What ultimately happened that spring with respect to
15 Periscope?

16 A. We closed on the purchase of this deal and it was -- I
17 organized the partnership, set it up, and sent Mike Luce the
18 partnership documents after we closed on the purchase of this
19 stock.

20 Q. Showing you what's been marked for identification as
21 Government Exhibit 1708-A. It's also in your binder. It is a
22 big document.

23 What is this?

24 A. This is the partnership agreement I referred to. My
25 attorney in Dallas drafted the agreement, and we called the

H3M3WAL2

Davis - direct

1 partnership Periscope Preferred Investors, LLC.

2 MS. CUCINELLA: Government offers 1708-A.

3 MR. BERKE: No objection, your Honor.

4 THE COURT: Received.

5 (Government's Exhibit 1708-A received in evidence)

6 Q. Mr. Davis, are the terms that you discussed with Mr. Luce
7 memorialized in this partnership agreement?

8 A. Yes, they are.

9 Q. At a very high level, what were those terms?

10 A. It was pretty simple. Mr. Walters put up all the capital,
11 the \$300,000 that the partnership funded, he was to get all of
12 his money back plus the preferred dividends, and after that
13 occurred, we would split the rest of the proceeds 80 percent to
14 him and 20 percent to me.

15 Q. Is there anything in this document that suggests what you
16 are to do with the 20 percent you receive?

17 A. No.

18 Q. After your initial conversation with Mr. Walters on
19 Periscope, who did you deal with on it?

20 A. Primarily with Mike Luce.

21 Q. How often, if at all, would you update Mr. Luce on the
22 status of Periscope?

23 A. Whenever I got regularly -- whenever I got regular updates
24 from Periscope, I would forward those to Mr. Luce.

25 Q. Were there times that you would also update Mr. Walters?

H3M3WAL2

Davis - direct

1 A. Yes, if there was a significant event with the company I
2 would -- I would tell Mr. Walters about it.

3 Q. Showing you what's been marked for identification as
4 Government Exhibit 1721. Do you recognize this?

5 A. Yes.

6 Q. What is it?

7 A. This is the cover letter I sent to Mike Luce with the
8 enclosed documentation pertaining to this Periscope investment
9 and the stock certificate.

10 Q. So there were enclosures that had to do with the investment
11 as well?

12 A. Yes, that's correct.

13 MS. CUCINELLA: Government offers 1921.

14 MR. BERKE: No objection, your Honor.

15 THE COURT: Received.

16 (Government's Exhibit 1921 received in evidence)

17 MS. CUCINELLA: If we can show the first two pages of
18 that exhibit.

19 Q. What is the jury looking at here, sideways?

20 A. This is a copy of the stock certificate for our purchase of
21 the preferred stock that I referred to in this transaction.

22 Q. Can you read the first sentence of the cover letter.

23 A. "I've enclosed all of the documentation for Bill's
24 investment in the purchase of the preferred stock in Periscope
25 Holdings, Inc."

H3M3WAL2

Davis - direct

1 MS. CUCINELLA: You can take that down.

2 Q. Mr. Davis, if this was such a good deal, why didn't you
3 invest in it yourself?

4 A. I didn't have the cash to do it at the time. I was still
5 fairly illiquid. So if I had the money, I would have done it
6 myself.

7 Q. What was the state of your financial statement in 2011?

8 A. I was still struggling. I would characterize it as I was
9 still struggling.

10 Q. You had borrowed how much from Mr. Walters in 2010?

11 A. \$625,000.

12 Q. What happened to that money?

13 A. I think -- by this point in time in 2011, I had used most
14 of that money to pay off obligations, various obligations which
15 I've referred to earlier.

16 Q. Had you been making interest payments on that loan?

17 A. I made interest payments on the original loan for the first
18 year, is my recollection.

19 Q. To whom did you make those payments?

20 A. To Luther James.

21 Q. For how long did you continue to make those payments?

22 A. I need to refer to my financial records, but I think I made
23 them for a year.

24 Q. Approximately a year?

25 A. Approximately, yes.

H3M3WAL2

Davis - direct

1 Q. Why did you stop?

2 A. I was trying to figure out how to refinance the loan and I
3 just hadn't paid any attention to it, and couldn't make the
4 interest payments, frankly.

5 Q. Did you tell anyone that you were going to stop making
6 interest payments?

7 A. I'm not sure I did. I'm not sure I discussed it with Bill
8 or Mike Luce.

9 Q. What other obligations did you have during this time?

10 A. I still had the interest in the airplane which was a
11 continuing drag on my financial situation.

12 Q. Did there come a time in 2011 when you got into trouble
13 with a gambling debt?

14 A. Yes.

15 Q. Tell the jury what happened.

16 A. I lost some money on a trip to Las Vegas at the
17 Cosmopolitan Casino.

18 Q. How much did you lose?

19 A. I lost \$200,000.

20 Q. How did you lose it?

21 A. Playing blackjack.

22 Q. When you say you lost it, did you lose \$200,000 that night?
23 Were you gambling with cash?

24 A. No. I had a line of credit with the casino.

25 Q. So, what happened?

H3M3WAL2

Davis - direct

1 A. I ended the trip, it was a two- or three-day trip. I ended
2 the trip by having \$200,000 drawn down on my line of credit at
3 the casino.

4 Q. So, you owed the casino \$200,000?

5 A. Yes, I did.

6 Q. What happened after that?

7 A. As the casinos typically do, they want you to pay off your
8 debt as soon as you can. I think I made a payment of \$100,000
9 shortly after I got back from that trip. But I still owed them
10 \$100,000.

11 Q. What happened after that?

12 A. In the summer of 2011, I was gone on a trip to South
13 African. When I returned, I discovered that the casino had run
14 a hundred thousand dollars' worth of markers through my
15 checking account.

16 Q. What's a marker?

17 A. A marker is a like a check that you've written to the
18 casino.

19 Q. Did you know that they were going to do that?

20 A. The casino had called me a couple of times, but I -- I was
21 under the impression that they were going to let me take care
22 of this over time. But, they didn't. They surprised me.

23 Q. What effect did it have on your bank account when they ran
24 that marker?

25 A. It overdrew my bank account. I mean, it was a -- it was

H3M3WAL2

Davis - direct

1 devastating.

2 Q. What did you do?

3 A. I was not prepared for it. And I made a very poor decision
4 at that time.

5 Q. What did you do?

6 A. I had control of the Project Shelter account because I
7 managed the money for the golf tournament, and I asked my
8 assistant to transfer a hundred thousand dollars out of the
9 Project Shelter account to my checking account.

10 Q. Remind the jury, what is Project Shelter?

11 A. It was the golf tournament that raised money.

12 Q. What was it raising money for?

13 A. Women's Genesis Shelter in Dallas, a charity that I was
14 involved with.

15 Q. What is the Women's Genesis Shelter in Dallas?

16 A. I'm sorry to interrupt you. Go ahead.

17 Q. What is the Women's Genesis Shelter in Dallas?

18 A. It's a wonderful facility for battered women and abused
19 women and their families.

20 Q. What was your role in Project Shelter or Shelter Golf?

21 A. I think I stated this earlier. I was co-chairman of the
22 golf tournament. But I also managed the funds for the golf
23 tournament.

24 Q. So you were in charge of the finances?

25 A. Yes, I was.

H3M3WAL2

Davis - direct

1 Q. For how long had you had that role by 2011?

2 A. My recollection is that I been involved with the tournament
3 for about 12 or 13 years prior to this.

4 Q. Typically -- was this an annual event, this golf
5 tournament?

6 A. Yes, it was.

7 Q. Approximately how much money did the golf tournament raise
8 each year?

9 A. Well, it's grown over the period of time that I was
10 involved with it, but the last couple of years we've raised
11 almost anywhere from 300 to \$350,000.

12 Q. Per year?

13 A. Yes, ma'am.

14 Q. So, you testified that you did what with respect to the
15 funds from Shelter Golf?

16 A. I asked my assistant to transfer some funds out of the
17 Shelter Golf account to my checking account, fully intending to
18 repay the funds. But that's what I did. It was a very poor
19 decision on my part. I -- I just panicked. I don't know any
20 other way to put it.

21 Q. How much did you take?

22 A. A hundred thousand dollars.

23 Q. Were you allowed to just withdraw money from Shelter Golf's
24 account for any reason?

25 A. No. I clearly wasn't allowed to do that.

H3M3WAL2

Davis - direct

1 Q. Did you know at the time that you did it that it was wrong?

2 A. Yes, absolutely. I did. I can't tell you how much I
3 regret doing it.

4 Q. You said that when you took it, you intended to pay it
5 back. How did you expect to be able to pay it back?

6 A. I -- my immediate game plan was I was going to sell some
7 stock and liquidate some stock, so I had my portfolio to repay
8 the money.

9 Q. Were you able to do that?

10 A. I was not, as it turned out.

11 Q. Did you in fact pay the money back?

12 A. Yes, I did.

13 Q. How soon after you took the money did you pay it back?

14 A. In slightly less than 90 days.

15 Q. Did that 90 days result in a delay in shelter -- in the
16 Genesis Women's Shelter getting their check that year?

17 A. Yes. It did. We typically -- I would fund the charity
18 every year in September. So, we didn't fund the charity that
19 particular year until November.

20 Q. How did you get the money to pay back Shelter Golf?

21 A. I went to Mr. Walters again, asked him for another loan.

22 Q. What did you tell Mr. Walters, if anything, about why you
23 needed a loan?

24 A. I went out to visit him and told him I needed some working
25 capital. I was working on another transaction to raise some

H3M3WAL2

Davis - direct

1 capital for a bank that I was trying to get recapitalized, and
2 I told him I needed some working capital.

3 Q. How much did you ask for?

4 A. We ended up -- I had a line of credit under a new credit
5 facility with him that we set up for \$400,000.

6 Q. You said that you told him that you were working on a deal
7 that had to do with what?

8 A. I told him, which was accurate, I told him I was involved
9 in a bank recapitalization, and that I was going to need some
10 working capital. And you know, I was going to have expenses
11 over the course of the next year associated with this bank
12 recapitalization, and I needed to borrow some money.

13 Q. Did you tell him that you had taken money from Shelter
14 Golf?

15 A. No, I didn't. I wish I had. I was embarrassed. But I
16 didn't.

17 Q. So you lied to him?

18 A. Yes, I did.

19 Q. Had you spoken to Mr. Walters at all about the bank
20 recapitalization project before you asked him for the money?

21 A. Yes, I think I did. I talked to him about it.

22 Q. Did that project have a name?

23 A. Well, the name of the bank is Park Cities Bank. It was a
24 small community bank in Dallas that was in trouble financially,
25 the regulators were about ready to come in and shut the bank

H3M3WAL2

Davis - direct

1 down. And I had a partner who is an experienced community
2 banker, and he and I had an arrangement, actually an agreement
3 that the bank board signed with us, which gave us some time to
4 go raise some money to recapitalize the bank.

5 Q. Through that agreement, were some of your working capital
6 expenses repaid?

7 A. Yes. Some of them were. A limited amount. But, the bank
8 did pay for some of our expenses, yes.

9 Q. When you went to Mr. Walters, did you frame this as you
10 asking him for a loan or did you frame it as an investment?

11 A. I think I framed it as both. I mean, it was a loan, but
12 the terms I suggested clearly made it an investment, a possible
13 investment. And by that I mean we actually set up a note where
14 I had an option to pay him back in cash, or I had an option to
15 pay him back in bank stock, Park Cities Bank stock at a
16 premium, so he would make money out of the repayment if I chose
17 to do so with the bank stock.

18 Q. Directing your attention to what's been marked as
19 Government Exhibit 1722, 1918, and 1723.

20 Starting with 1722, what is this?

21 A. This is an e-mail from me to Mike Luce, subject line of
22 credit.

23 Q. Government Exhibit 1918. What is this?

24 A. This is a promissory note I signed for this line of credit.

25 Q. Government Exhibit 1723?

H3M3WAL2

Davis - direct

1 A. This is the guaranty by me for this line.

2 MS. CUCINELLA: Government offers 1722, 1918 and 1723.

3 MR. BERKE: No objection, your Honor.

4 THE COURT: Received.

5 (Government's Exhibit 1722, 1918, 1723 received in
6 evidence)

7 Q. Can we start with Government Exhibit 1722. Mr. Davis, what
8 is this?

9 A. This is the e-mail that outlines the terms of the line of
10 credit.

11 Q. What's the date of this e-mail?

12 A. November 2.

13 Q. Who is it to?

14 A. To Mike Luce.

15 Q. Did you speak about this loan with Mike Luce or with
16 Mr. Walters?

17 A. I talked to Mr. Walters first, and then he told me to
18 follow up with Mike Luce.

19 Q. What are the terms that the e-mail reflects?

20 A. This is a \$400,000 line of credit with a maturity of one
21 year, an interest rate of prime plus two, and I had a
22 redemption or repayment option, if you will, of the principal
23 and interest outstanding can be converted to founders stock in
24 North Texas Bank shares, that was the holding company for Park
25 Cities Bank, at its original issue value to Tom Davis. The

H3M3WAL2

Davis - direct

1 amount of stock to be paid to lender will equal 1.3 times the
2 total amount of the principal and interest owed.

3 So, as I referred to earlier, if I chose to repay this
4 loan in bank stock, I would have to pay him back with a
5 30 percent premium.

6 Q. Otherwise the terms were like a regular loan?

7 A. That's correct.

8 Q. A regular loan from Mr. Walters?

9 A. Yes. And if I couldn't pay him back with the bank stock,
10 obviously I had to pay him back with cash.

11 Q. What's T Star III that's mentioned in the first sentence of
12 this e-mail?

13 A. I'm not familiar with the entity, but it is an entity that
14 I assume Mr. Walters controls, and it's the entity that Mike
15 Luce chose to fund this loan from.

16 Q. Turning to Government Exhibit 1918. What is this?

17 A. This is the promissory note associated with the loan.

18 Q. Did you draw this up?

19 A. Pardon me?

20 Q. Did you draw this up, if you know?

21 A. I think I -- I think my attorney drew this one up. I'm not
22 certain about that. But yes, I think I drew this up.

23 Q. Either in this document or in Government Exhibit 1722, is
24 there anything that says what you have to do with these funds,
25 any limits on what you can do with the funds?

H3M3WAL2

Davis - direct

1 A. No. No. Not that I recall, no.

2 Q. What did you tell Mr. Walters you were going to do with the
3 funds?

4 A. I told him I needed money for working capital. And part of
5 those funds I was going to use to help me with the expenses
6 associated with raising money on this bank transaction.

7 Q. Government Exhibit 1723. Government Exhibit 1723, just
8 briefly, what is this?

9 A. This was the guaranty that I signed for this loan.

10 Q. What's a guaranty?

11 A. That's a promise, a personal promise to repay the loan.

12 Q. Did you put up any capital for this loan?

13 A. I did not. No.

14 Q. Just signed this document?

15 A. Pardon me?

16 Q. You just signed this document?

17 A. Yes, I did.

18 Q. At the time that you took out this line of credit with
19 Mr. Walters, how much money did you still owe him?

20 A. I owed him 625,000.

21 MR. BERKE: I'll object, your Honor. The money was
22 owed to Mr. Luther James, not Mr. Walters at the time.

23 THE COURT: You can develop that on cross-examination.
24 Go ahead.

25 Q. Had you been making interest payments at this point in time

H3M3WAL2

Davis - direct

1 on that \$625,000?

2 A. I think I answered that question earlier by saying that my
3 recollection is I paid interest payments for the first year on
4 the first loan.

5 Q. So that would have been through 2010?

6 A. Yes, that's correct.

7 Q. And this loan was when?

8 A. 2011, the fall of 2011. You're right. So at this time, at
9 this point in time, I had suspended paying interest payments on
10 the first loan.

11 Q. Had anyone been asking you about those interest payments?

12 A. No. Not that I recall.

13 Q. This is a \$400,000 line of credit, right, Mr. Davis?

14 A. Yes.

15 Q. How much money did you actually draw down from the line of
16 credit?

17 A. I drew down two draws. One for \$300,000, and one for
18 50,000. So, the total 350,000.

19 Q. I just used the word "draw" and so did you. What does that
20 mean?

21 A. It means a draw request from the lender.

22 Q. What did you use that \$350,000 for?

23 A. I used a hundred of it to repay my obligation to Shelter
24 Golf.

25 Q. Did you ever disclose to anyone in the fall of 2011 that

H3M3WAL2

Davis - direct

1 you had taken this money from Shelter Golf?

2 A. In the fall of 2011?

3 Q. Yes.

4 A. No. I did not. Not that I recall, no.

5 Q. As part of your role at Shelter Golf, were you responsible
6 for preparing the Shelter Golf tax returns?

7 A. Yes, I was.

8 Q. In the Shelter Golf tax returns, would you have had an
9 obligation to disclose that you had taken money from the
10 charity?

11 A. Yes, I learned that you were supposed to disclose that.
12 It's called a related party transaction. It should have been
13 disclosed in the tax returns, yes.

14 Q. What happened when the 2011 tax returns for Shelter Golf
15 were being prepared, do you remember?

16 A. Yes, I do.

17 Q. Tell the jury what happened.

18 A. We had an accountant, an independent public accountant that
19 had prepared the tax returns for Shelter Golf historically.
20 And typically my assistant would give him all the information
21 for the particular year that the tax returns were being
22 prepared for, bank statements and expenses and revenues and so
23 forth.

24 And in that particular year, when my assistant
25 provided him the information, I think I recall the events, he

H3M3WAL2

Davis - direct

1 called me, he said there is an issue here. And I asked him
2 what the issue was and he said, well, we're going to have to
3 disclose that you've borrowed a hundred thousand dollars during
4 the year. And I said -- I questioned why we had to do that,
5 because I'd already repaid the money, and he explained to me
6 that it was a related party transaction, and it was a required
7 disclosure.

8 Q. Did you agree to make that disclosure?

9 A. I did not. I changed accountants.

10 THE COURT: All right, ladies and gentlemen, on that
11 note, we'll take our midmorning recess. Please do not discuss
12 the case among yourselves or with anyone else, we'll be back in
13 action in 10 minutes, thank you.

14 (Jury excused)

15 (Continued on next page)

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H3M3WAL2

Davis - direct

1 THE COURT: I marked as Court Exhibit No. 5 a note
2 from Juror No. 13, and there is a cover note together with a
3 file of earnings statements and a excerpt from a company
4 manual. The gist of the note, which I invite counsel to review
5 over the break, is that the individual is only paid for five
6 days of jury duty, and he asserts it is a hardship for him to
7 otherwise continue. In any event, I invite you to review it
8 and we will discuss it at some juncture. All right? We're in
9 recess. Thank you.

10 MR. BERKE: Thank you, Judge.

11 (Recess)

12 THE COURT: Bring in the witness. And bring in our
13 jurors, please.

14 (Continued on next page)

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H3M3WAL2

Davis - direct

1 (Jury present)

2 THE COURT: I understand, ladies and gentlemen, we may
3 have fallen down on the job on snacks. We'll try and pick up
4 our game and do better in the future.

5 Ms. Cucinella, you may continue.

6 MS. CUCINELLA: Thank you, Judge.

7 BY MS. CUCINELLA:

8 Q. Mr. Davis, before the break, you were talking about Shelter
9 Golf's taxes. Do you recall that?

10 A. Yes, ma'am.

11 Q. You said that you took the information and you asked
12 another accountant to do the taxes, is that right?

13 A. Yes, I did.

14 Q. Who was the accountant that you brought the Shelter Golf
15 tax return to?

16 A. He was a fellow that I'd known for several years who did my
17 personal tax returns.

18 Q. What was his name?

19 A. His name was Lon Houseman.

20 Q. What information did you provide Lon Houseman?

21 A. I provided him exactly the same information that I'd
22 provided the previous accountant.

23 Q. Did Mr. Houseman have the same issues that the previous
24 accountant had?

25 A. He did not, he didn't say anything to me. He didn't ask me

H3M3WAL2

Davis - direct

1 any questions about the information.

2 Q. So was the tax return filed?

3 A. Yes.

4 Q. Did the tax return disclose that you had taken and then
5 repaid the hundred thousand dollars?

6 A. The tax return did not include a disclosure that there was
7 a related party transaction.

8 Q. Should it have?

9 A. Yes, it should have.

10 Q. After the incident in 2011, did there come another time
11 when you took money from Shelter Golf?

12 A. Yes. There was another time.

13 Q. Can you hear me okay?

14 A. Yes.

15 Q. Tell the jury what happened.

16 A. I forgot the date exactly. But it was in the spring,
17 typically I would spend a lot of money out of my own pocket to
18 fund expenses for the golf tournament prior to the golf
19 tournament, which was usually in April, late April or May. And
20 I think in April of this particular year, my assistant had been
21 out on sick leave, and I had not submitted my expenses to her
22 for repayment on a regular basis, and I asked her to transfer
23 \$25,000 into my account to reimburse me for expenses that I'd
24 incurred.

25 Q. What happened after that?

H3M3WAL2

Davis - direct

1 A. About two or three weeks later, I also advanced myself
2 \$25,000, not knowing that my assistant had already put \$25,000
3 in my account. So I double dipped, so to speak.

4 Q. I'm going to direct your attention to what's marked as
5 Government Exhibit 1704 and 1705 for identification. Do you
6 recognize these?

7 A. Yes, I do.

8 Q. What are they?

9 A. The one on the left is a check that my assistant wrote to
10 deposit money into my account, and the check on the right is a
11 check that I wrote to deposit money in my account.

12 MS. CUCINELLA: Government offers 1704 and 1705.

13 MR. BERKE: No objection, your Honor.

14 THE COURT: Received.

15 (Government's Exhibit 1704, 1705 received in evidence)

16 MS. CUCINELLA: We can display those, Ms. Pyun.

17 Q. So, again, Mr. Davis, what is the one on the left?

18 A. The one on the left is the prefunding of expenses that I
19 asked my assistant to take care of. And she wrote that check
20 and put it in my account. And then the one on the right dated
21 May 14 is a check I wrote to myself to fund the same expenses.

22 Q. They both appear to have your signature. Is that right?

23 A. Yes.

24 Q. But the one on the left your assistant wrote?

25 A. Yes, she did.

H3M3WAL2

Davis - direct

1 Q. So you ended up with --

2 THE COURT: But you signed?

3 THE WITNESS: Well, actually, your Honor, my assistant
4 had a stamp. Technically, I did not sign that check.

5 THE COURT: Did you sign the one on the right?

6 THE WITNESS: Yes, sir, I did.

7 THE COURT: But you did not sign the one on the left.
8 Is that your testimony?

9 THE WITNESS: That's accurate. Yes.

10 Q. Was your assistant authorized to use this stamp for things
11 like this?

12 A. Yes, she was, she -- this was a frequent thing that she did
13 when I authorized her to make transfers.

14 Q. So, how much money did you end up with in your account?

15 A. At what point in time?

16 Q. After these two checks hit.

17 A. \$50,000.

18 Q. Mr. Davis, were you allowed to reimburse yourself for funds
19 that you had spent on Shelter Golf?

20 A. Yes, I was.

21 Q. How much did you intend to reimburse yourself?

22 A. I'm not sure I understand the question.

23 Q. How much money did you intend to reimburse yourself for
24 legitimate Shelter Golf expenses?

25 A. \$25,000.

H3M3WAL2

Davis - direct

1 Q. But you ended up with 50?

2 A. Yes, I did.

3 Q. What did you do when you realized that you had 50?

4 A. This was actually later in the year, again, when we were
5 preparing to do our tax return, I discovered that there was an
6 extra \$25,000 that had been deposited to my account. I didn't
7 realize it at the time, but I realized it later that same year.

8 Q. At that point, did you take any steps to pay it back?

9 A. I did not, regrettably, I did not. I was -- I sort of
10 ignored it, I guess you could say.

11 Q. Did you ultimately pay it back?

12 A. Yes, I did.

13 Q. What caused you to ultimately pay it back?

14 A. I was -- I gave a deposition to the SEC in 2015, and the
15 SEC questioned me about this. And after the deposition with
16 the SEC, I repaid \$25,000 plus interest.

17 Q. So, the government started asking you questions about it?

18 A. Yes, they did.

19 Q. The SEC?

20 A. Yes, ma'am.

21 Q. Before you paid back that \$25,000 to Shelter Golf, did you
22 lie to the government -- excuse me, to the SEC about that
23 money?

24 A. Yes, I did.

25 Q. What did you lie about?

H3M3WAL2

Davis - direct

1 A. I was not honest about drawing down the second \$25,000.

2 Q. What did you say it was for, if you recall?

3 A. I don't recall the specific testimony I made. I could look
4 at the SEC deposition. But my recollection was I attributed it
5 to additional expenses.

6 Q. What types of expenses, generally?

7 A. What type of expenses did I incur?

8 Q. Yes.

9 A. For the golf tournament?

10 Q. Yes.

11 A. There were a lot of expenses that I would fund prior to the
12 tournament every year. I would buy gifts for the -- this was a
13 pro-am golf tournament, we had a lot of pros playing in the
14 tournament, so I would buy gifts for the pros every year. I
15 would have marketing expenses for sponsors that included
16 dinners, lunches, a variety of different kind of marketing
17 expenses where I would entertain sponsors.

18 (Continued on next page)

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H3mdwal3

Davis - direct

1 Q. And when you told lies to the SEC about your expenses, do
2 you remember what types of things you claimed were legitimate
3 Shelter Golf expenses?

4 A. What type things were legitimate expenses?

5 Q. Yes.

6 A. Yes.

7 Q. Do you remember what things you lied about?

8 A. Yes. I had some entertainment expenses that were not
9 legitimate expense for Shelter Golf.

10 Q. Like what?

11 A. I had included a dinner party that I had in Dallas that I
12 originally appropriated expenses for this dinner party and it
13 was not a legitimate Shelter Golf expense.

14 Q. And you lied to the SEC about that?

15 A. I did, yes.

16 Q. You testified that you ultimately paid the \$25,000 back, is
17 that right?

18 A. I think the actual amount was \$29,000 and change.

19 Q. And was that before or after you began cooperating with the
20 government?

21 A. It was long before. I paid it back in the summer of 2015.
22 I wrote the woman who manages Women's Genesis Shelter a letter
23 and with a check that I included to her.

24 Q. Mr. Davis, as part of your cooperation agreement, were you
25 asked to plead guilty to any of the Shelter Golf related

H3mdwal3

Davis - direct

1 charges?

2 A. No. I was not.

3 Q. Let's turn back to your cooperation agreement, which is
4 Government's Exhibit 1750. It is already in evidence.

5 Turn to pages 2 and 3. Do you see that?

6 A. Yes, ma'am.

7 Q. And, Mr. Davis, turning away from the document, even
8 without looking at it, do you know what you have to do with
9 respect to Shelter Golf as part of your cooperation agreement?

10 A. Yes, I do. I know precisely what I have to do.

11 Q. What is it?

12 A. I have to see that the tax returns for the years in
13 question get amended, and I'm responsible for paying any
14 penalty or interest associated with the amended tax returns for
15 Shelter Golf.

16 Q. And have you filed amended tax returns for Shelter Golf?

17 A. They're actually being prepared now. I'm not sure they
18 have been finished, but they are being prepared.

19 Q. And you spoke earlier about a 5K letter that you're hoping
20 to get. Will that 5K letter include information about what you
21 did with respect to Shelter Golf?

22 A. I'm sure it will.

23 Q. And does that mean -- what does that mean about who will be
24 made aware of your Shelter Golf conduct?

25 A. That means the Judge is going to be made aware of it, for

H3mdwal3

Davis - direct

1 sure.

2 MS. CUCINELLA: You can take that down.

3 Q. Mr. Davis, you testified that you first took money from
4 Shelter Golf because you had a gambling debt, correct?

5 A. That's accurate, yes.

6 Q. And that was because you lost money in Las Vegas, right?

7 A. Yes.

8 Q. Are you a gambler?

9 A. Yes.

10 Q. What kind?

11 A. I love to play blackjack, and I also bet on some sporting
12 events.

13 Q. OK. We're going to talk about each of those things, but
14 let's talk about blackjack first.

15 Where do you play blackjack?

16 A. Primarily in Las Vegas.

17 Q. Do you have a favorite casino?

18 A. I do. I stayed at the Wynn, typically.

19 Q. Do you play at other casinos, too?

20 A. I have, yes.

21 Q. How often do you go to Las Vegas?

22 A. On average three or four times a year.

23 Q. Have you ever gambled in Las Vegas with Mr. Walters?

24 A. No. Never.

25 Q. Who do you typically go to Vegas with?

H3mdwal3

Davis - direct

1 A. I have a group of male friends in Dallas that we go, sort
2 of the same group, three or four guys, and we all have the same
3 interest.

4 Q. What do you mean when you say the same interest?

5 A. We like to go out to dinner. We like to gamble. We like
6 to play golf together, basically.

7 Q. Do you use hosts when you go to Las Vegas?

8 A. Yes, I do.

9 Q. What is a host?

10 A. He's a marketing representative for the casino and hotel.

11 Q. And what do they do?

12 A. They help arrange your trip for you and provide you dinner
13 arrangements and also provide you a line of credit at the
14 casino.

15 Q. Do they ever comp you things?

16 A. Yes, they do.

17 Q. What kinds of things?

18 A. They comp your hotel room and food and beverage, typically.

19 Q. Mr. Davis, have you ever paid for sex when you were in Las
20 Vegas?

21 A. Yes, I have.

22 Q. Approximately how many times?

23 A. I don't recall. It's about been awhile.

24 Q. How much money have you spent on that?

25 A. Somewhere between 2 and \$3,000, I think, total.

H3mdwal3

Davis - direct

1 Q. Did you do that while you were married to Louise before
2 your divorce was finalized?

3 A. Yes, I did.

4 Q. Mr. Davis, what's the most amount of money you've ever lost
5 playing blackjack in Las Vegas?

6 A. The \$200,000 I lost at the Cosmopolitan.

7 Q. Have you also won when you were in Las Vegas?

8 A. I have, yes.

9 Q. When you were struggling financially, when you were
10 borrowing money from Mr. Walters, did you continue to gamble in
11 Vegas?

12 A. Yes, I did.

13 Q. Do you think you have a gambling problem?

14 A. No, I don't.

15 Q. Other than gambling in Las Vegas, do you also bet on
16 sports?

17 A. Yes, I do.

18 Q. How often do you do that?

19 A. I bet on football so during football season from August
20 through Super Bowl, I bet on football, both professional and
21 college football.

22 Q. Do you ever bet on other sports?

23 A. Infrequently. I might occasionally bet on a basketball
24 game, college basketball game.

25 Q. Do you have a bookie?

H3mdwal3

Davis - direct

1 A. Yes, I do.

2 Q. What's a bookie?

3 A. It's a person who takes bets on sporting events.

4 Q. Have you used more than one bookie?

5 A. I have, yes.

6 Q. All in Dallas or in other places?

7 A. I've got two bookies that I've used in the past in Dallas.

8 Q. Do those bookies have any connection to the defendant?

9 A. Not that I know of, no.

10 Q. How often do you place bets with your bookies?

11 A. I would characterize my betting activity as generally
12 weekly on football, sometimes twice a month, but generally
13 weekly during football season. I'm a pretty active football
14 fan.

15 Q. Would you place bets on behalf of other people?

16 A. I have in the past, yes.

17 Q. Why?

18 A. They didn't have a bookie and they knew I did and they
19 asked me to place a bet for them.

20 Q. How much do you typically bet on a football game?

21 A. Anywhere from \$250 to a thousand dollars.

22 Q. What's the most you've ever lost on a sporting event?

23 A. I lost a Super Bowl bet that I recall one time for \$20,000.

24 Q. Have you ever placed a bet on information that you received
25 from Billy Walters?

H3mdwal3

Davis - direct

1 A. I've asked Billy for information from time to time, yes,
2 during football season. I didn't always use his insight but
3 sometimes. I was -- I appreciated his input I guess is the
4 right way to put it. But I always made my own decisions about
5 betting on sports.

6 Q. Did you ever win a bet because you placed a bet -- you made
7 a bet that Mr. Walters recommended?

8 A. I recall one time, yes, a Super Bowl bet that I placed that
9 he was also enthusiastic about, and I remember that one
10 occasion.

11 Q. Do you remember which game it was?

12 A. I think it was one of the Giants Super Bowl victories. I'm
13 not sure which one.

14 Q. Did you tell your friends in Dallas about your relationship
15 with the defendant?

16 A. A handful of my friends in Dallas knew I was close friends
17 with Mr. Walters, yes.

18 Q. Why? Why did you tell them?

19 A. I liked the fact that I had an association with
20 Mr. Walters, frankly.

21 Q. Did you ever tell your friends that Mr. Walters had certain
22 views on sporting events or if he had made recommendations?

23 A. I don't know that I pro-actively told my friends, but on
24 occasion I would receive a text message from a friend of mine
25 who knew I had a relationship with Mr. Walters, and they would

H3mdwal3

Davis - direct

1 say to me what does your friend in Vegas think about such and
2 such a game. That was an occurrence that happened before, yes.

3 Q. Did you ever tell Mr. Walters that you would sometimes pass
4 on his opinions to your friends?

5 A. No, I don't think I did.

6 Q. How often would you speak with Mr. Walters about sports or
7 gambling?

8 A. I would characterize it as frequently during certain times
9 of year and infrequently during other times of year.

10 Q. Mr. Davis, is the gambling you did on football games
11 illegal?

12 A. The gambling I did on football games in Las Vegas was
13 legal. The gambling I did on football games in Dallas was
14 illegal.

15 Q. Did you have to plead guilty for gambling as part of your
16 cooperation agreement?

17 A. No.

18 Q. Will the Judge be made aware of it?

19 A. I'm sure he will.

20 Q. Along with talking about gambling with the defendant, did
21 he ever make stock recommendations to you?

22 A. I'm sorry?

23 Q. Did Mr. Walters ever make a recommendation on a stock to
24 you?

25 A. Yes. He has on occasion, yes.

H3mdwal3

Davis - direct

1 Q. Do you recall what he said?

2 A. I recall one instance pretty well where he recommended a
3 stock that was the subject of a lot of discussion. It was a
4 stock that I think Mr. Icahn had taken a position in.

5 Q. Did he -- what do you remember the defendant telling you
6 about that stock?

7 A. He was very enthusiastic about it and he liked the company
8 and suggested I should buy it, should own it.

9 Q. Did he tell you why?

10 A. No, nothing more than that.

11 Q. Nothing more than what?

12 A. That he said, as I recall, my friend in New York likes this
13 company a lot and you should look at it. You should think
14 about buying the stock.

15 Q. Mr. Davis, did you ever discuss charities with Mr. Walters,
16 charities that he was involved in?

17 A. I'm sorry. Could you repeat it?

18 Q. Did you ever discuss charities with Mr. Walters, charities
19 specifically that he was involved in?

20 A. Yes, I did, on occasion.

21 Q. Before we get to that, did you have an understanding of who
22 Mr. Walters' friend in New York was when he said that?

23 A. Yes, I did have an understanding.

24 Q. Who was that?

25 A. It was Carl Icahn.

H3mdwal3

Davis - direct

1 Q. What was that understanding based on?

2 A. He told me that he had a good relationship, a close
3 relationship with Mr. Icahn, and that he would occasionally
4 visit with him in New York. And I think I recall him saying he
5 actually traveled with Mr. Icahn before.

6 Q. OK. Going back, you said that there were times that you
7 would discuss charities that Mr. Walters was involved in with
8 him, correct?

9 A. Yes. On occasion, yes.

10 Q. Did he ever solicit donations from you?

11 A. He did, yes.

12 Q. And did he do that during the period of the time when you
13 owed him money?

14 A. I don't recall exactly when it was, but my recollection was
15 that it was after he made me the first loan, yes.

16 Q. Did you in fact donate to a charity that he asked you to
17 donate to?

18 A. I did on one occasion, yes.

19 Q. I want to turn back to Dean Foods and switch gears back.

20 I think we left off in 2011. Do you remember what, if
21 anything, happened with respect to Dean Foods in the summer of
22 2011?

23 A. The litigation was starting to get settled. I'm not sure
24 exactly when that came up, but there was some what I call light
25 at the end of the tunnel in terms of the litigation. And the

H3mdwal3

Davis - direct

1 whole notion that we could do the spin-off was kind of back on
2 the front burner in 2011.

3 Q. Do you recall speaking with Mr. Walters about the
4 settlement of the litigation?

5 A. Yes, I did.

6 Q. Do you recall when those conversations took place?

7 A. Not precisely, no.

8 Q. Do you know whether those conversations took place before
9 the announcements were publicly announced or -- sorry, before
10 the settlements were publicly announced or after?

11 A. I'm relatively certain that I disclosed to him the
12 importance of one of the settlements prior to its announcement.

13 Q. At the end of 2011 and going into 2012, what was the status
14 of your loans with Mr. Walters?

15 A. I had some communication with Mr. Luce at some juncture, I
16 think it was either at the end of 2011 or early in 2012, about
17 trying to repay the loan, and I ultimately told Mr. Luce I was
18 not in a position to do that. And I learned that they just --
19 "they," meaning the Walters Group -- purchased the note from
20 Luther James.

21 Q. OK. Let's break that down a little bit.

22 In the beginning of 2012, when was the last time, if
23 you recall, that you had made an interest payment on your
24 loans -- that point it was loans, right, multiple loans?

25 A. Right.

H3mdwal3

Davis - direct

1 Q. -- to Mr. Walters?

2 MR. BERKE: Objection, your Honor.

3 THE COURT: Overruled.

4 A. When was last time I recall having made an interest
5 payment? Two years prior to that.

6 Q. Had anyone contacted you about the fact that you hadn't
7 been making interest payments?

8 A. No.

9 Q. You testified that there was a time that Mr. Luce reached
10 out to you and checked in on the loans, is that right?

11 A. That's my recollection, yes.

12 Q. I am going to direct your attention to what's been marked
13 as Government Exhibit 1920. Do you recognize this?

14 A. Yes, I do.

15 Q. What is it?

16 A. It's an email from Mike Luce to me with an update. As I
17 mentioned earlier, he simply said --

18 Q. I'm going to stop you there.

19 A. OK. Sorry.

20 MS. CUCINELLA: The government offers Government
21 Exhibit 1920.

22 MR. BERKE: No objection, your Honor.

23 THE COURT: All right. Received.

24 (Government's Exhibit 1920 received in evidence)

25 BY MS. CUCINELLA:

H3mdwal3

Davis - direct

1 Q. Mr. Davis, what's the date of this email?

2 A. March the 12th, 2012.

3 Q. And it's from Mr. Luce to you?

4 A. Yes.

5 Q. Can you read the email?

6 A. "Tom, can you give me an update? How do things look in the
7 near term? We had to take care of Luther but he just endorsed
8 the note over to us. Thanks. Mike."

9 Q. Mr. Davis, do you recall if you have had a conversation
10 with Mr. Luce before you received this email?

11 A. Yes, I did.

12 Q. When do you think your first conversation with Mr. Luce
13 was?

14 A. My recollection was it was in the early part of 2012.

15 Q. But prior to this?

16 A. Yes. Definitely.

17 Q. Did you have phone conversations with Mr. Luce about the
18 loan?

19 A. Yes, I did.

20 Q. Did you also speak with Mr. Walters or just with Mr. Luce?

21 A. My recollection is I just spoke with Mr. Luce about this.

22 Q. Did you sign a new note?

23 A. Yes, ultimately I did.

24 Q. Do you recall if this one had the same terms as the earlier
25 note?

H3mdwal3

Davis - direct

1 A. It had a higher interest rate on it.

2 Q. How much higher, do you recall?

3 A. Yes.

4 Q. What was it?

5 A. It was prime plus two instead of prime plus one-and-a-half.

6 Q. Showing you what's been marked as Government Exhibit 1724,
7 what is this?

8 A. That's the original promissory note.

9 Q. I'm sorry.

10 A. This is dated January 2012. Sorry. This is the revised
11 note, if you will.

12 MS. CUCINELLA: The government offers 1724.

13 MR. BERKE: No objection, your Honor.

14 THE COURT: Received.

15 (Government's Exhibit 1724 received in evidence)

16 A. So this note --

17 Q. Let's wait one minute so the jury can follow you. Sorry
18 for the delay.

19 OK. What are they looking at?

20 A. This is the revised promissory note that I signed in early
21 2012.

22 Q. This version isn't signed, right?

23 A. I'm sorry?

24 Q. This version isn't signed, right?

25 A. No, this one is not signed, but I signed this note

H3mdwal3

Davis - direct

1 eventually.

2 Q. Once Mr. Walters officially took over this loan, did you
3 make any interest payments on it?

4 A. I didn't make any payments on this note until late 2014.

5 Q. Did anyone ask you why you weren't making interest
6 payments?

7 A. Not that I recall.

8 MR. BERKE: Your Honor, I object.

9 A. No.

10 MR. BERKE: The note doesn't require interest
11 payments.

12 THE COURT: Yes. Rephrase it.

13 BY MS. CUCINELLA:

14 Q. Mr. Davis, did anyone ask you whether you should be making
15 payments on this note?

16 A. No, not that I recall, no.

17 Q. Were you concerned about the fact that you weren't making
18 payments to pay down this loan -- interest or otherwise?

19 MR. BERKE: Again, your Honor the note does not
20 require any regular payments.

21 THE COURT: It's a question.

22 A. Could you repeat the question?

23 Q. Yes. Were you -- did anyone ask -- I'm sorry.

24 MS. CUCINELLA: Where did we leave off on the
25 question?

H3mdwal3

Davis - direct

1 THE COURT: Start a new question.

2 MS. CUCINELLA: OK.

3 Q. Were you concerned, Mr. Davis, that you weren't making
4 payments, either interest payments or to pay down the
5 principal, on this note?

6 A. I viewed this as an obligation. I was still concerned
7 about the amount of the obligation, but nobody had questioned
8 me about it at this point in time.

9 Q. Mr. Davis, I want to direct -- you can take that down,
10 Ms. Pyun.

11 I want to direct your attention to the spring of 2012.
12 Did you participate in a board meeting on May 8th of 2012?

13 A. Yes, I did.

14 Q. Do you recall that meeting?

15 A. Yes, I do.

16 Q. What do you remember about that meeting? What was
17 discussed at that meeting?

18 A. It was a fairly important board meeting. We discussed the
19 spin-off transaction in detail.

20 Q. And why was it a fairly important meeting?

21 A. I would characterize this as the kickoff to try to
22 undertake this spin-off transaction. Everything, the moon and
23 the Stars were now finally aligned properly. The environment
24 was good. The market was good. The company had done well.
25 And it was -- it looked like it was the right time to try to

H3mdwal3

Davis - direct

1 start this transaction.

2 Q. I am going to direct your attention to Government Exhibit
3 460, which is already in evidence.

4 Are these the minutes of the board meeting you were
5 just talking about?

6 A. Yes, they are, the May 8th board meeting.

7 Q. Did you participate in this meeting by phone or in person?

8 A. I was actually on this -- participated in this meeting by
9 phone.

10 MS. CUCINELLA: OK. You can take that down, Ms. Pyun.

11 Q. Mr. Davis, do you recall where you called in from?

12 A. I do. I remember it well.

13 Q. Where did you call in from?

14 A. I was out at my golf club that day, that morning early. I
15 had breakfast and had two board calls that day.

16 Q. You had two board calls. Which board calls were those?

17 A. I had a Periscope board call first. I had a Dean Foods
18 board call second.

19 Q. And where were you?

20 A. I was at my golf club in Dallas.

21 Q. I'm going to show you what's been marked for identification
22 as Government Exhibit 1752 and 1735.

23 Do you recognize these?

24 A. Yes, I do.

25 Q. What are they?

H3mdwal3

Davis - direct

1 A. The exhibit on the left -- it is not up on the screen,
2 sorry.

3 Q. It is not on your screen?

4 A. Oh, it's on -- I'm sorry.

5 The exhibit on the left is one of my monthly
6 statements from the golf club.

7 Q. And on the right?

8 A. And on the right is the starter's sheet for the foursome to
9 play golf that day.

10 Q. That is Government Exhibit 1753?

11 A. Yes.

12 MS. CUCINELLA: The government offers 1752 and 1753.

13 MR. BERKE: No objection, your Honor.

14 THE COURT: Received.

15 (Government's Exhibits 1752 and 1753 received in
16 evidence)

17 Q. So looking first at Government Exhibit 1752, what does this
18 reflect?

19 A. The one on the left is my invoice for -- that is the month
20 of May, and it outlines -- itemizes certain expenses that I
21 incurred on May the 8th.

22 Q. And what expenses did you incur on May the 8th?

23 A. I had breakfast that morning for sure and I --

24 Q. Why do you say that?

25 A. Because it's itemized on my invoice.

H3mdwal3

Davis - direct

1 Q. OK. And what else does it reflect on May 8th?

2 A. It reflects expenses that I incurred the same day for green
3 fees and caddy fees and cart rental.

4 Q. And looking at Government Exhibit 1753, what is this?

5 A. This is the starter sheet at the golf club, and it lists my
6 group there and the starting time that we played.

7 Q. What time did you start at?

8 A. It says 12:40.

9 Q. OK. We can take those down.

10 So you testified that when you were at your golf club
11 you participated in two board meetings. Was that before you
12 golfed?

13 A. Yes, it was.

14 Q. What did you do first?

15 A. I had a Periscope board meeting in the morning.

16 Q. Do you recall approximately how long that lasted?

17 A. It was about an hour, as I recall.

18 Q. And what did you do after the Periscope call ended?

19 A. I immediately dialed into the Dean Foods board meeting.

20 Q. And what do you -- you gave us a preview of what you
21 remember about that call, but what do you remember about that
22 call?

23 A. I remember it was a fairly significant board meeting,
24 although it was a very short board meeting. And as indicated
25 earlier, this was the kickoff, so to speak, for the spin-off

H3mdwal3

Davis - direct

1 transaction.

2 Q. Was the information that was discussed on that call
3 confidential?

4 A. Yes, it was.

5 Q. Do you recall if the spin-off had the same code name that
6 it had previously?

7 A. Actually, you can -- I think it is referred to in the
8 minutes of that board meeting. They -- the company decided to
9 change the code name, because we actually had two transactions
10 that we're going to work on. One was the spin-off transaction
11 and the other was the sale of the Morningstar division. So
12 they were code named Project Mito and Project Cyto.

13 Q. Talking about Project Mito, is that the spin-off?

14 A. Yes.

15 Q. Was that important to the financial outlook of the company?

16 A. Yes, it was very important.

17 Q. Why?

18 A. It was a significant event to unlock shareholder value.

19 Q. What, if anything, did you do after you hung up from the
20 Dean Foods board call?

21 A. I tried to call Mr. Walters on his cell phone.

22 Q. Do you recall if you reached him?

23 A. I don't recall that, no.

24 Q. Do you know if you spoke to him that day?

25 A. I don't recall that, no.

H3mdwal3

Davis - direct

1 Q. What do you remember about that call?

2 A. I remember distinctly placing the call and hearing an
3 international ring tone.

4 Q. Anything else?

5 A. No. It was a short call, that's what I recall. And -- but
6 the distinction was I knew it was an international ring tone
7 when I dialed it.

8 Q. At this point in time, did you have another way of
9 communicating with Mr. Walters as well as your cell phone?

10 A. I had the bat phone.

11 Q. I think we talked about the bat phone a bit yesterday, but
12 will you remind the jury of what that was?

13 A. This was the burner phone that Mr. Walters gave me to use.

14 Q. Let's talk about that a little bit.

15 Where were you when Mr. Walters gave you the burner
16 phone?

17 A. I met him at an FBO called Signature Aviation at Love
18 Field.

19 Q. What happened during that meeting?

20 A. He had stopped in Dallas and had asked me to meet him, and
21 I did meet him at the FBO. We had a short conversation.

22 And as I was leaving to go to the parking lot, he
23 followed me to my car and handed me a box with the burner phone
24 in it.

25 Q. You used the term "FBO" a few times. What is that?

H3mdwal3

Davis - direct

1 A. It's a fixed-base operator, which is a private terminal for
2 a private jet.

3 Q. What, if anything, did Mr. Walters say when he handed you
4 the box with the phone in it?

5 A. He asked me to use this phone when we discussed nonpublic
6 information, specifically Dean. And he asked me to use the
7 phone when I called him back, and he would give me a signal
8 when he wanted me to call him back on the burner phone. And
9 the signal was that he would leave me a message on my cell
10 phone that said "Let's go have a cup of coffee." And that
11 phrase was the signal for me to call him back on the burner
12 phone.

13 Q. How did you react to this?

14 A. I was -- I was a little taken back by this. And I asked
15 him, pointblank, I said, "Do you think our conversations have
16 been recorded?" And he said, "No, I wouldn't worry about that
17 but let's make sure they're not recorded and use this phone
18 from now on."

19 Q. Did you discuss anything else at that meeting?

20 A. He also asked me to use the Dallas Cowboys as our code name
21 when I would refer to Dean Foods.

22 Q. Mr. Davis, do you recall when you received the bat phone
23 from Mr. Walters?

24 A. It was sometime in 2011. That's my best recollection. I
25 remember the weather was good, so I don't remember exactly the

H3mdwal3

Davis - direct

1 date. I thought it was the summer of 2011.

2 Q. When you say the weather is good in Dallas, what does that
3 mean? When is that?

4 A. It was warm outside. The sun was shining. It was not
5 freezing cold.

6 Q. And what seasons is the weather good in Dallas?

7 A. Well, summer and fall and spring. I mean, it could have
8 been later in the year, but my recollection was it was sometime
9 in the summer or the fall timeframe of 2011.

10 Q. Do you remember the first time that you used the bat phone?

11 A. I used it a lot from that point in time when he gave it to
12 me all the way through the following year extensively. I don't
13 recall exactly the first conversation I had on it, no.

14 Q. Did you continue to use your regular cell phone even after
15 you had the bat phone?

16 A. Yes, I did.

17 Q. Why?

18 A. I didn't carry the bat phone everywhere with me. I
19 primarily used the bat phone in my home and did not ever take
20 it with me when I traveled.

21 Q. Where did you store the bat phone?

22 A. I kept it in my laundry room.

23 Q. After the May 8, 2012 board meeting that we talked about,
24 do you remember the next thing that happened with respect to
25 the Dean Foods spin-off?

H3mdwal3

Davis - direct

1 A. We had another board meeting shortly thereafter.

2 Q. When was that?

3 A. It was also in May. I don't have the exact date.

4 May 17th or 18th, something like that.

5 Q. I'm going to show you what I believe is already in
6 evidence, Government's Exhibit 460.

7 That is the wrong one. My mistake. Hold on one
8 moment.

9 (Pause)

10 Never mind. We don't need the minutes.

11 You remember that there was a board meeting minutes
12 approximately when?

13 MS. CUCINELLA: You can take that down, Ms. Pyun.

14 A. I think it was a couple of weeks after this meeting.
15 That's my recollection.

16 Q. What happened at that meeting?

17 A. We actually officially approved the spin-off transaction at
18 this next board meeting.

19 Q. What, if anything, was the significance of that?

20 A. Well, it was the formal ratification of this plan to move
21 forward. This was obviously a complicated transaction that
22 involved accountants, attorneys. A lot of work had to be done
23 in terms of preparation for this separation of these two
24 companies, not the least of which was trying to figure out how
25 to divide up the management team at Dean Foods as well as how

H3mdwal3

Davis - direct

1 to divide up the assets that were going to go with WhiteWave
2 and the assets that were going to remain at Dean Foods. So
3 there was a lot of work to be done, and we approved that
4 process at this particular board meeting.

5 Q. The board meeting that you were referencing --

6 A. Yes.

7 Q. At this point, do you remember if there was a timeline set
8 for this transaction?

9 A. There was a timeline set, yes.

10 Q. What was that timeline?

11 A. The date to file the registration statement and disclose
12 the spin-off was to be mid-August. That was the target date.

13 Q. What, if anything, was the significance of that timeline?

14 A. Well, it was significant because once you disclose this
15 transaction, a lot of things were going to happen and not the
16 least of which is that the public was going to know about this
17 transaction, and it would probably be reflected in the stock
18 price.

19 Q. Following the May 8, 2012 meeting and the late May meeting
20 that you just described, did you continue to talk to
21 Mr. Walters about what was happening with Dean Foods?

22 A. Yes, I did.

23 Q. What was the nature of your communications with him?

24 A. I would characterize the communication with him during the
25 summer all the way through the summer as fairly intensive

H3mdwal3

Davis - direct

1 communication. We communicated a lot on the bat phone as well
2 as my cell phone.

3 Q. With respect to calls on the bat phone, who would typically
4 initiate them, or did you both do it?

5 A. He would have called me and leave me a message and say
6 let's go have a cup of coffee. I'd call him back on the bat
7 phone.

8 Q. Were there also times when you initiated calls from the bat
9 phone?

10 A. Yes, there were.

11 Q. Mr. Davis, do you recall participating in a Dean Foods
12 board meeting on June 27th?

13 A. Yes.

14 Q. What do you recall being discussed at that meeting?

15 A. I think that's the meeting where we actually spent a lot of
16 time and detail on the separation of the management teams and
17 the compensation that -- the ensuing compensation that would be
18 necessary to entice certain members of the management to go
19 with the WhiteWave spin-off versus members of the management
20 that were going to stay with the predecessor company.

21 Q. Along with talking about those details about the spin-off,
22 was the company still tracking its performance and its
23 earnings?

24 A. Yes, it was. It was doing very well. It was.

25 Q. And how, if at all, did the company's performance at this

H3mdwal3

Davis - direct

1 time relate to whether or not the spin-off would go forward?

2 A. I would say it was critical to the spin-off.

3 Q. Why do you say that?

4 A. Because if there was a hiccup in the performance, we were
5 not going to get the spin-off done, we were not going to get
6 the IPO, which was part of the transaction, completed.

7 Q. And do you remember if the company's performance was
8 discussed at the board meeting in June?

9 A. Yes. I'm sure it was.

10 Q. And at that point -- you had mentioned earlier that there
11 was also a discussion about Project Cyto back in May. What was
12 Project Cyto?

13 A. That was the code name for the sale of Morningstar Foods,
14 one of the divisions that Dean owned. So I think I made a
15 reference to Morningstar prior to this. As part of this sort
16 of global transaction that involved the IPO of WhiteWave Foods,
17 Dean was also considering selling this other division, which
18 was called Morningstar Foods.

19 Q. OK. You just used a term there, "IPO." What is an IPO?

20 A. It is an initial public offering. It is a stock
21 offering -- a first-time stock offering, if you will, for --

22 THE COURT: Haven't you covered this with other
23 witnesses already?

24 MS. CUCINELLA: We have but it is significant for
25 certain reasons with this witness. We are not going to go into

H3mdwal3

Davis - direct

1 a tutorial, I promise, your Honor.

2 Q. Go ahead, Mr. Davis.

3 A. IPO means an initial public offering.

4 Q. What, if anything, was unique about the way that Dean Foods
5 was structuring the spin-off of WhiteWave?

6 A. It was unique because --

7 MR. BERKE: Your Honor, I would object and ask for
8 clarification. Unique compared to what?

9 THE COURT: I agree. Rephrase your question.

10 MS. CUCINELLA: Sure.

11 Q. Was this a typical spin-off?

12 A. No. This was not --

13 THE COURT: Is there a typical spin-off?

14 THE WITNESS: Your Honor, there is probably -- yes,
15 there probably is a typical spin-off where you spin-off a
16 hundred percent of a company to the shareholders and in this
17 instance this was different.

18 THE COURT: All right. Next question.

19 BY MS. CUCINELLA:

20 Q. Why was it different?

21 A. We were only going to sell 20 percent, or less than
22 20 percent of the ownership in WhiteWave Foods to the public,
23 and Dean Foods would retain the remaining 80 percent. That was
24 the plan.

25 Q. And you testified earlier that there was an IPO aspect of

H3mdwal3

Davis - direct

1 this. How did that all interrelate?

2 A. So the game plan here was to separate the two companies,
3 their management teams and their balance sheets and their
4 assets, and you would literally have two companies, one called
5 WhiteWave Foods and one called Dean Foods. And the WhiteWave
6 Foods Company would do an initial public offering and sell up
7 to 20 percent of the stock to the public, and Dean Foods would
8 retain the remaining ownership in WhiteWave Foods in the near
9 term. The game plan also involved a ruling to the IRS so that
10 when the remaining ownership that Dean retained could be
11 spin-off, it would be spin-off on a tax-free basis.

12 Q. Was that information about the spin-off and the structure
13 of it, would that be significant to an investor in Dean Foods?

14 A. Yes, very significant.

15 Q. Why?

16 A. It was going to -- it was going to make the stock price go
17 up, simply put.

18 Q. Do you recall communicating with Mr. Walters during this
19 summer?

20 A. I had extensive conversations with him during this summer.

21 Q. What types of things did you talk to him about?

22 A. I talked to him in great detail about the plans for this
23 transaction. I gave him a lot of information about the
24 transaction and the timing of the transaction.

25 Q. Specifically, do you recall what information about the

H3mdwal3

Davis - direct

1 transaction you gave to Mr. Walters?

2 A. Yes, I do.

3 Q. What?

4 A. I gave him great detail on the filing range for the IPO,
5 the amount of stock we planned to sell in the IPO, how we
6 planned to separate the two companies, and how we planned to
7 separate the management teams.

8 Q. Throughout the summer, did you provide him updates on the
9 progress of the transaction?

10 A. I did provide him updates. He called me and asked me for
11 updates.

12 Q. What kind of updates did you provide him?

13 A. He would call me and ask me if the deal was still on and
14 what was the timing. Are you sure it's going to happen? It
15 was that sort of questioning. He was -- he seemed to be very
16 intense about whether or not this was going to happen or not.
17 And I assured him it was.

18 Q. Was any of this information public at the time that you
19 were communicating it to Mr. Walters?

20 A. It was not, no.

21 Q. Were you allowed to be sharing it with Mr. Walters?

22 A. No.

23 Q. What was your expectation, if any, when you were providing
24 Mr. Walters with that information?

25 A. I was highly confident that he was going to use this

H3mdwal3

Davis - direct

1 information to trade in the stock.

2 Q. You mentioned Project Seto -- or Cyto a few times. What,
3 if anything, did you tell Mr. Walters about Project Cyto during
4 the summer of 2012?

5 A. I told him that -- that it was highly likely that we would
6 undertake to sell Morningstar later in the year but it would be
7 after the IPO was done.

8 Q. Was that information available to the public?

9 A. No.

10 Q. During this time, were you participating in formal board
11 meetings like the one in June you just described?

12 A. Yes.

13 Q. Did you also have conversations with management outside the
14 board meetings?

15 A. Yes, extensively during the summer.

16 Q. I am going to ask you to turn to your binder and have you
17 look at a couple of documents.

18 We can try and pull them up but there is a few so I
19 think the binder may be a little easier.

20 524C, 524F, 525, 525A, 526 and 527.

21 The first one is 524C.

22 A. Ms. Cucinella, I might need some help finding this in the
23 binder. Sorry.

24 Q. That is OK. You can take your time. It should be on the
25 top.

H3mdwal3

Davis - direct

1 MS. CUCINELLA: Oh, I lied. It is not you; it is me.

2 Your Honor, may I approach?

3 THE COURT: You may approach.

4 Q. Do you recognize these documents, Mr. Davis?

5 (Pause)

6 A. Yes.

7 Q. Generally, what are the documents that I just gave to you?

8 A. These are all emails primarily between Gregg Engles' office
9 and myself about various meetings and various aspects that had
10 to do with the spin-off.

11 MS. CUCINELLA: Your Honor, the government offers
12 524C, 524F, 525, 525A, 526 and 527.

13 MR. BERKE: Your Honor, if we may have a minute?

14 THE COURT: You may.

15 MR. BERKE: Thank you.

16 (Pause)

17 Your Honor, may I have a moment with Ms. Cucinella?

18 THE COURT: You may.

19 MR. BERKE: Thank you.

20 (Pause)

21 MS. CUCINELLA: Your Honor, we're not going to offer
22 527 -- 527. We're just going to offer the first page of 527A.

23 MR. BERKE: We have no --

24 THE COURT: Tell me what you are withdrawing and tell
25 me what you are offering.

H3mdwal3

Davis - direct

1 MS. CUCINELLA: Certainly. We are going to offer
2 524C, 524F, 525, 525A, 526 and the first page only of 527A.

3 THE COURT: Any objection?

4 MR. BERKE: We have no objection to that, your Honor.

5 THE COURT: Received.

6 (Government's Exhibits 524C, 524F, 525, 525A, 526,
7 first page of 527A received in evidence)

8 BY MS. CUCINELLA:

9 Q. So, Mr. Davis, turning -- let's just look at one example of
10 these. Looking at 527A, the first page only.

11 A. Yes.

12 Q. What is reflected here?

13 A. This is dated July 24th. It's an email thread basically
14 setting up a meeting between me and Gregg Engles, a breakfast
15 meeting.

16 Q. And is this reflective of the types of meetings that you
17 would have with Gregg Engles throughout the summer?

18 A. Yes.

19 MR. BERKE: I would object to that, your Honor.

20 THE COURT: Sustained.

21 MS. CUCINELLA: I will withdraw it.

22 THE COURT: Stricken.

23 Rephrase.

24 Q. Did you have multiple meetings with Mr. Engles throughout
25 the summer?

H3mdwal3

Davis - direct

1 A. Yes, I did.

2 Q. What types of things did you discuss at those meetings?

3 A. We were totally focused on this transaction that I've
4 referred to, all of the aspects of trying to get this
5 transaction completed. So we had many meetings to talk about
6 the various issues that I've already referred to in terms of
7 separating the two companies.

8 Q. Did you discuss with Mr. Engles what your role would be
9 after WhiteWave was spin-off?

10 A. Yes, I did.

11 Q. What was that?

12 A. He wanted me to become chairman of Dean Foods at some point
13 in the future after we separated the companies.

14 Q. Do you recall when you learned, or when Mr. Engles asked
15 you to become chairman of the board?

16 A. I don't recall precisely what meeting it was that we
17 discussed it, but we discussed it at some point in time during
18 the summer. That's my recollection.

19 Q. And, Mr. Davis, you've testified that you would update
20 Mr. Walters regularly throughout this summer. How would you go
21 about that?

22 A. By cell phone. I also actually stayed in his home that
23 summer in late July.

24 Q. Before we get to that. You said "by cell phone." Do you
25 mean your regular cell phone or the bat phone?

H3mdwal3

Davis - direct

1 A. Both.

2 Q. OK. You just mentioned that you went to stay with
3 Mr. Walters in the summer of 2012. How did that trip come
4 about?

5 A. I had planned a trip -- my wife and I had planned a trip to
6 visit some friends in California, in Newport Beach, California,
7 and I called Mr. Walters and told him I was coming out to
8 California, that my wife and I were, and suggested that we stop
9 in San Diego and visit with him, and I planned my trip around
10 that. And we did in fact fly to San Diego first and we stayed
11 with the Walters I think three days and then drove up to
12 Newport Beach.

13 Q. Do you recall the dates of your trip?

14 A. It was right at the end of July. I don't remember the
15 specific dates. I think it was like the 27th, 8th and 9th of
16 July, right around there.

17 Q. I'm showing you what's been marked for identification as
18 Government Exhibit 1925.

19 Do you recognize this?

20 A. Yes. That's it, yes, my American Express statement, or a
21 confirmation. I'm sorry.

22 MS. CUCINELLA: The government offers 1925.

23 THE COURT: Any objection?

24 MR. BERKE: Your Honor, could we see the other pages
25 of what is in the exhibit?

H3mdwal3

Davis - direct

1 THE COURT: Sure.

2 (Pause)

3 MR. BERKE: No objection, your Honor.

4 THE COURT: All right. Received.

5 (Government's Exhibit 1925 received in evidence)

6 BY MS. CUCINELLA:

7 Q. Mr. Davis, what's the jury looking at here?

8 A. This is a confirmation of a rental car, it looks like, that
9 I rented for the week that we were out there.

10 Q. And, again, what were your plans?

11 A. My wife and I flew into San Diego. We picked the car up in
12 San Diego, and we drove up to Newport Beach after staying with
13 the Walters.

14 Q. Did you actually stay in Mr. Walters' home?

15 A. Yes, we did.

16 Q. How many nights, if you recall?

17 A. I think it was a couple, two or three. I'm not sure. Two
18 or three.

19 Q. What did you do while you were there?

20 A. Mr. Walters and I played golf one day. We went to look at
21 a property that the Walters were remodeling in Rancho Santa Fe
22 one day. We had dinner together each of the nights that we
23 were there, one night at his home and one night out, as I
24 recall.

25 Q. Did you discuss Dean Foods during this trip?

H3mdwal3

Davis - direct

1 A. I only recall discussing Dean Foods on one occasion during
2 this trip.

3 Q. When was that?

4 A. The night that we went out to dinner. We were leaving the
5 restaurant and Billy and walked out ahead of our wives, and he
6 put his arm around me, as he typically would do, and asked me
7 if everything was on schedule.

8 Q. And what, if anything, did you say -- what did you
9 understand Mr. Walters to be asking you?

10 A. He was referring to the spin-off transaction, I was
11 certain.

12 Q. And was the spin-off transaction public at that time?

13 A. No.

14 Q. What did you say in response, if anything?

15 A. I responded affirmatively. I gave him an affirmative
16 response and said everything's on schedule, the deal looks
17 good.

18 Q. Did Mr. Walters say anything when you said that?

19 A. He thanked me, as he typically would, and we got our cars
20 and our wives came out and we went home.

21 Q. Did Mr. Walters make any statements to you on that trip
22 about his future plans?

23 A. I recall having a conversation with him when we were
24 looking at his property that they were remodeling in Rancho
25 Santa Fe and he took me in his office. The house was being

H3mdwal3

Davis - direct

1 redecorated, and he had an extensive business office with
2 television screens and monitors around the desk. And, you
3 know, I found it kind of odd but he seemed to indicate that he
4 was less interested in the gambling business than he had been
5 in the past. And I got the feeling that he wanted to get out
6 of the gambling business. He had indicated to me that he had
7 made a big investment in the auto business, and I think he was
8 spending a lot more time focusing on that.

9 Q. You testified that you golfed on that trip, is that right?

10 A. We did, yes.

11 Q. Who did you golf with?

12 A. With Billy and another couple.

13 Q. Where did you golf?

14 A. We played at Bill's club, at Rancho Santa Fe Golf Club.

15 Q. Had you played there before?

16 A. Yes.

17 Q. Had Mr. Walters ever introduced you to other members of
18 that club?

19 A. Yes, he had.

20 Q. Who?

21 A. He introduced me to Phil Mickelson.

22 Q. Did you see Mr. Mickelson on this trip?

23 A. I did not, not that I recall, no.

24 Q. Did you have an understanding of what Mr. Walters'
25 relationship was with Mr. Mickelson?

H3mdwal3

Davis - direct

1 A. They appeared to be good friends.

2 Q. What are you basing that on?

3 A. I'm basing it on what I learned from Mr. Walters, and also
4 on the occasion when I met Phil Mickelson, Billy introduced him
5 to me on the practice tee.

6 Q. Did Mr. Walters ever tell you that he shared the
7 information that you provided him with anyone else?

8 A. No. Never.

9 Q. Did you ever discuss Dean Foods with Mr. Walters in front
10 of anyone else?

11 A. Never.

12 Q. Why not?

13 A. I just wouldn't do it, period.

14 MS. CUCINELLA: I'm moving on to a new topic, your
15 Honor, if you want to break now.

16 THE COURT: Well, since we're one minute over time, I
17 think it is a good time for a break.

18 Ladies and gentlemen, do not discuss the case among
19 yourselves or with anyone. Keep an open mind. We'll be back
20 in action at 2 o'clock.

21 Thanks very much.

22 (Continued on next page)

H3mdwal3

Davis - direct

1 (Jury not present)

2 THE COURT: Please be seated.

3 There is a note from Juror No. 6: "I need a letter
4 from the Court stating that I'm on a case for four weeks."

5 And we will tend to that.

6 All right. Talk to you after the lunch break.

7 MR. BERKE: Your Honor, we have a brief application.

8 THE COURT: Sure.

9 MR. BERKE: We are happy to do it after the break.

10 THE COURT: OK. That's fine.

11 (Luncheon recess)

12 (Continued on next page)

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H3M3WAL4

Davis - direct

AFTERNOON SESSION

2:00 p.m.

(In open court; jury present)

THE COURT: Ms. Cucinella, you may continue.

MS. CUCINELLA: Thank you, your Honor.

BY MS. CUCINELLA:

Q. Good afternoon, Mr. Davis. Earlier this morning, we spoke a bit about the burner phone that Mr. Walters gave you, and you testified that you stored it I believe in your laundry room.

Do you recall that?

A. Yes, ma'am.

Q. Where did you typically use the bat phone?

A. From my home.

Q. Did you on occasion use it from other places as well?

A. Rarely. I would occasionally use it from my car, but I never took it anyplace else.

Q. You never took it with you when you were traveling?

A. I did not, no.

Q. When you would use the bat phone, or speak to Mr. Walters during that time period, the summer of 2012, would he ever have you call him back on numbers other than his regular cell phone number?

A. Yes, he did occasionally.

Q. Did that happen on more than one occasion?

A. On more than one occasion, yes, he'd leave me a message and

H3M3WAL4

Davis - direct

1 say let's go get a cup of coffee and call me back on a
2 different number.

3 Q. Did you always put those numbers in your phone?

4 A. No, no, I didn't.

5 Q. I think when we left off, you had been describing a weekend
6 that you spent in California where you stayed at Mr. Walters'
7 home. Do you recall that?

8 A. Yes.

9 Q. I believe you testified that was the end of July?

10 A. It was, yes.

11 Q. Do you recall, at this point did you know when the spinoff
12 was scheduled to be announced?

13 A. Yes, I did exactly.

14 Q. When was that?

15 A. What was the schedule for?

16 Q. Yes. When was that scheduled to be announced?

17 A. August the 7th.

18 Q. Do you recall when during the summer of 2012 you learned
19 the exact date that it would be announced?

20 A. I don't recall the exact date. But I certainly knew it by
21 I would say mid-June, there was a target set and a detailed
22 itinerary set for completing all the work that needed to be
23 done to make this registration statement filed.

24 Q. So you were out in California the last weekend of July, and
25 it was scheduled to be announced on August 7, is that right?

H3M3WAL4

Davis - direct

1 A. That's correct.

2 Q. Do you recall when the last time you spoke to Mr. Walters
3 was after you left his house but before the spin was announced?

4 A. I don't recall the exact day, no, but I know I spoke to him
5 after I left his house but before August 7.

6 Q. Do you recall the nature of that conversation?

7 A. Yes.

8 Q. What was it?

9 A. I think it was a confirmation call that this deal was still
10 going to be announced on August 7. He wanted to know if it was
11 still going to happen on August 7.

12 Q. Was the spinoff in fact announced on August 7?

13 A. Yes, it was.

14 Q. What was announced that day, do you recall?

15 A. Yes. I do.

16 Q. What was announced?

17 A. That WhiteWave Foods had filed a registration statement to
18 do an IPO to sell up to 20 percent of the equity in a public
19 offering.

20 Q. Did Dean Foods make announcements about anything else that
21 day?

22 A. They also said that they had -- I believe they also
23 announced at the same time that they were going to file for an
24 IRS ruling for the spinoff.

25 Q. Were there any announcements about earnings that day?

H3M3WAL4

Davis - direct

1 A. Yes, I'm sorry. The second quarter earnings were also
2 released at the same time.

3 Q. Do you recall how the earnings were?

4 A. They were good.

5 Q. I need to --

6 A. I'm sorry, I couldn't hear you.

7 Q. Are you having trouble with your hearing?

8 A. I am, I'm sorry, a little bit.

9 THE COURT: So maybe what you should do is let
10 Ms. Cucinella finish the question, pause, if you didn't hear
11 the question, so state, if you did hear it, then answer. I
12 think a little pause in between would be helpful. Go ahead.

13 Q. You keep touching your ear. Are you okay?

14 A. I'm okay. Yeah.

15 Q. Do you recall how the second quarter earnings for Dean
16 Foods in 2012 were? Were they good, were they bad?

17 A. They were very good.

18 Q. You said that on August 7 it was announced that WhiteWave
19 would be filing a registration statement. What exactly does
20 that mean?

21 A. That's a document that you have to file with the SEC, the
22 Securities and Exchange Commission, to register the shares you
23 are going to sell to the public.

24 Q. Were those shares that were going to be sold in the IPO?

25 A. Yes.

H3M3WAL4

Davis - direct

1 Q. Mr. Davis, as of August 7, was there any uncertainty about
2 whether the IPO and the spinoff would actually go through?

3 A. Yes, there was still some risk that it wouldn't happen. It
4 was clearly dependent upon the stock market, and, you know, the
5 registration statement had to get reviewed by the SEC, which
6 was going to take somewhere between 30 and 40 days, and then a
7 roadshow would take place where the company's management team
8 would go out and talk to investors, and then the IPO would be
9 priced eventually.

10 Q. At the time on August 7, did you know what the IPO would be
11 priced at?

12 A. No, there was a filing range in the registration statement,
13 so you have a range of prices, but you don't know until the
14 last minute what the exact price is going to be.

15 Q. Following the August 7 announcement, did you have a
16 conversation with Mr. Walters?

17 A. Yes, I recall I did, yes.

18 Q. What did you talk about during that conversation?

19 A. We talked about the likelihood that the IPO would take
20 place.

21 Q. Did you talk about the market's reaction to the
22 announcement of the spinoff?

23 A. It was pretty obvious after the announcement --

24 Q. My question was did you talk about that with Mr. Walters.

25 A. I don't recall specifically.

H3M3WAL4

Davis - direct

1 Q. Did Mr. Walters ask you any questions?

2 A. He asked me how confident I was that the IPO was going to
3 get done.

4 Q. Did you respond?

5 A. I did.

6 Q. What did you say?

7 A. I told him I was highly confident it would get done.

8 Q. What were you basing that on?

9 A. General, my general experience with regard to these types
10 of offerings. This was a very attractive company, it had a
11 terrific track record, the earnings were good, the outlook for
12 the company was good. The products were terrific that the
13 consumers loved. Products like Silk milk and Horizon milk.
14 So, I kind of put all that together, and I thought this was
15 going to be a terrific offering, yes.

16 Q. You told Mr. Walters that?

17 A. I did.

18 Q. How, if at all, was that answer based on information you
19 learned by virtue of your position on the Dean Foods board?

20 A. Some of it was publicly available information and some of
21 it wasn't. Obviously, I had more insight as a board member.

22 Q. At the time of the August 7 announcement, did the public
23 know when the IPO was going to take place?

24 A. Not at the time of the announcement. Not precisely, no.

25 Q. Did you know that?

H3M3WAL4

Davis - direct

1 A. You can't ever predict it precisely, but as I indicated, I
2 knew it was going to take at least 30 to 40 days to get the
3 registration statement approved, and the offering would be made
4 after that.

5 Q. Was that publicly known?

6 A. I think most people would understand the delay between
7 filing a registration statement and actually doing the IPO.
8 Yes.

9 Q. Mr. Davis, following the spinoff, did you have an
10 appreciation for the size of Mr. Walters' position in Dean
11 Foods at that time?

12 A. He was never specific with me at that time, no.

13 Q. Do you recall attending a board meeting on September 12 of
14 2012?

15 A. Yes, I do.

16 Q. I'm going to direct your attention to Government Exhibit
17 467. I believe it's already in evidence.

18 MS. CUCINELLA: Thank you, Ms. Pyun. My screen is not
19 working.

20 Thank you, gentlemen.

21 Q. Did you participate in this meeting on September 12 of
22 2012?

23 A. Yes, I did.

24 Q. Do you recall what was discussed at this meeting?

25 A. Yes, I do.

H3M3WAL4

Davis - direct

1 Q. What was discussed?

2 A. There was an update on the registration statement, the
3 company had just received the first round of comments from the
4 Securities and Exchange Commission on the registration
5 statement.

6 MS. CUCINELLA: You can take it down, Ms. Pyun.

7 Q. What does it mean to receive comments from the SEC on the
8 registration statement?

9 A. It's a typical process where the SEC will review the
10 registration statement, and if they feel like you need to add
11 anything or omit anything in that registration statement,
12 they'll inform you of that and you'll make the amendments that
13 are necessary.

14 Q. Was that a significant event or no?

15 A. No. It's a common event.

16 Q. What, if anything, was happening with Project Cyto around
17 this time?

18 A. I think at some juncture, I don't remember the exact date
19 but it was in September, the company actually made an
20 announcement about Morningstar Foods.

21 Q. Do you remember before the announcement, did you have an
22 understanding of what was going on with Project Cyto?

23 A. Yes, I did.

24 Q. What was happening before that announcement?

25 A. Well, I'm not quite sure what you're asking me.

H3M3WAL4

Davis - direct

1 Q. Do you know what the status of the Project Cyto project was
2 in September of 2012?

3 A. Yes, I'm sorry. I do know. Yes.

4 Q. What was the status?

5 A. We were going to sell it. I mean, we were going to sell
6 Morningstar Foods, and we were going to do it through an
7 auction process. We hired bankers to represent Dean Foods in
8 the sale of Morningstar.

9 Q. Do you recall having any conversations with Mr. Walters in
10 September of 2012?

11 A. Yes.

12 Q. What, if anything, do you recall discussing during those
13 conversations?

14 A. I told him about the Morningstar auction and my thoughts on
15 the Morningstar auction. I thought it was a terrific outcome
16 for Dean Foods.

17 Q. You had mentioned that there was also an announcement about
18 Morningstar in September of 2012. Do you recall if your
19 conversation with Mr. Walters was before the announcement or
20 after the announcement?

21 A. I don't recall whether it was before or after.

22 Q. Directing your attention to Government Exhibit 706-P which
23 I believe is already in evidence.

24 Mr. Davis, is this the announcement that you were just
25 talking about?

H3M3WAL4

Davis - direct

1 A. Yes, it is.

2 Q. What is the date of this announcement?

3 A. September 26.

4 Q. What specifically is being announced here?

5 A. Sort of capsulizing, it says "As part of an effort to
6 maximize shareholder value, Dean Foods plans to sell the
7 Morningstar business."

8 Q. You had mentioned this was going to be an auction process,
9 is that right?

10 A. Yes.

11 MS. CUCINELLA: You can take that down, Ms. Pyun.

12 Q. Did you know when this auction was scheduled to take place?

13 A. Yes. Approximately, yes, I did.

14 Q. When was that?

15 A. It was going to take place after the IPO was completed.

16 Q. Was that fact known to the public?

17 A. No.

18 Q. After this announcement, and during this period, did you
19 continue to talk to Mr. Walters about --

20 A. Yes, I'm sorry.

21 Q. Can you hear okay?

22 A. Yes, now I can, pardon me.

23 Q. Sorry. I'll try and stay on the microphone.

24 After this announcement, did you continue to talk to
25 Mr. Walters about the Morningstar transaction?

H3M3WAL4

Davis - direct

1 A. Yes, I did.

2 Q. What, if anything, did you tell him about it?

3 A. I told him about the timing, what I understood to be the
4 timing, which was after the IPO was completed, so that would
5 indicate the sale would take place or the sale process would
6 take place probably in November and December. And I told him I
7 thought we would have a lot of interest in companies that
8 wanted to buy Morningstar. I thought it was going to be a
9 highly sought-after deal.

10 Q. What, if any, impact did you think selling Morningstar
11 would have on the value of Dean Foods' stock?

12 A. I thought it would enhance the value of Dean Foods' stock.

13 Q. Do you recall specifically when you had these conversations
14 with Mr. Walters?

15 MR. BERKE: Objection, your Honor. It was asked and
16 answered.

17 THE COURT: I'll allow it.

18 A. Do I recall specifically when?

19 Q. Yes.

20 A. It was in the fall, before the auction outcome was
21 announced.

22 Q. Do you remember in the fall of 2012 if you went to Vegas?

23 A. Yes, I did.

24 Q. What did you go to Las Vegas for?

25 A. It was another trip with some friends. Golf, primarily we

H3M3WAL4

Davis - direct

1 played golf.

2 Q. Did you also gamble?

3 A. Yes, I did.

4 Q. Directing your attention to what's been marked 1931-A.

5 What is this, Mr. Davis?

6 A. This is my American Airlines itinerary dated September 21,
7 for -- I am assuming this is for my flight to Las Vegas.

8 MS. CUCINELLA: Government offers 1931-A.

9 MR. BERKE: No objection, your Honor.

10 THE COURT: Received.

11 (Government's Exhibit 1931-A received in evidence)

12 Q. Mr. Davis, when in September of 2012 did you go to Las
13 Vegas?

14 A. I don't have the exact date in -- this isn't the full
15 itinerary, this is just a confirmation. There it is. Okay.
16 Sorry.

17 I went on Saturday the 22nd and came back on Monday
18 the 24th of September.

19 Q. It was a personal trip?

20 A. I took my wife with me on this trip.

21 Q. While you were on this trip, do you recall if you
22 participated in a Dean Foods board meeting?

23 A. Yes, I did.

24 Q. Did you participate in it telephonically?

25 A. Yes, I did.

H3M3WAL4

Davis - direct

1 Q. While you were on this trip, did you visit with
2 Mr. Walters?

3 A. I did not see him on this trip, no.

4 Q. You talked -- you can take that down, Ms. Pyun.

5 You talked about a number of conversations that you
6 recall having with Mr. Walters during this time about
7 Morningstar. Did you have any additional conversations with
8 Mr. Walters about the IPO during the fall of 2012?

9 A. Yes, I did.

10 Q. What did you discuss during those conversations?

11 A. We had numerous conversations, as I recall, all pertaining
12 to the probability that the IPO was going to happen and where
13 the IPO might be priced.

14 Q. Mr. Davis, during this period of time, did you serve on any
15 committees?

16 A. Yes, I did.

17 Q. What committee did you serve on?

18 A. I was on the pricing committee for the IPO.

19 Q. What was the role of people on the pricing committee?

20 A. There were three of us, three directors that were going to
21 interface with the investment bankers when the IPO was priced.

22 Q. Why does the price of the IPO matter?

23 A. It determines how much money you raise, and it determines
24 what percentage of the company you actually sell in the IPO.

25 Q. Is it relevant to investors?

H3M3WAL4

Davis - direct

1 A. Yes, it is.

2 Q. Why?

3 A. Well, the price that is set in the IPO is either going to
4 be perfect or it's going to be too high or too low, based on
5 the demand for the offering. And you hope it's perfectly
6 priced and that the stock trades where you priced it or
7 slightly above where you priced it. That's the best outcome.

8 Q. Did you communicate where the IPO was going to be priced to
9 Mr. Walters before it was publicly announced?

10 A. I indicated to him that I thought the price was going to be
11 above the filing range, because the demand was so great in this
12 offering.

13 Q. What does that mean?

14 A. Well, we were -- I don't remember the exact number of
15 shares we were selling, but we were 20 times oversubscribed in
16 this offering, so we had 20 times more demand than we had stock
17 to sell.

18 Q. What's the significance of that, if anything?

19 A. It means it was a very successful and sought-after stock,
20 as far as the IPO was concerned.

21 Q. Do you recall when you told Mr. Walters that the IPO was
22 oversubscribed?

23 A. I told him that roughly four or five days before the
24 offering got priced, because that's when I had that indication.

25 Q. Was that information that the public had access to?

H3M3WAL4

Davis - direct

1 A. No.

2 Q. Did there come a time when WhiteWave announced to the
3 public the timing and price information for the IPO?

4 A. Yes.

5 Q. Do you recall when that was?

6 A. I don't recall the exact date. It was end of October when
7 it was priced and the announcement was made.

8 Q. Directing your attention to Government Exhibit 888-A which
9 I believe is already in evidence.

10 Do you recognize this?

11 A. Yes.

12 Q. What is it?

13 A. This is the cover page for the third amendment to the
14 registration statement.

15 MS. CUCINELLA: The government offers Government
16 Exhibit 888-A.

17 Sorry, it's already in.

18 Q. What information is included in this?

19 A. I think this is the final amendment, so this must be the
20 pricing amendment.

21 Q. What date was this filed with the Securities and Exchange
22 Commission?

23 A. October 17.

24 Q. When was the IPO itself actually scheduled to occur?

25 A. If this was filed on the 17th, then the IPO was going to

H3M3WAL4

Davis - direct

1 occur the next day.

2 Q. In between this and the IPO, did anything need to be
3 accomplished?

4 A. I'm sorry?

5 Q. Withdrawn.

6 Directing your attention to what's been marked as
7 Government's Exhibit 531, which I believe is already in
8 evidence. No?

9 Do you recognize this?

10 A. Yes.

11 Q. What is it?

12 A. It is an e-mail from Gregg Engles to the board.

13 MS. CUCINELLA: Government offers 531.

14 MR. BERKE: No objection, your Honor.

15 THE COURT: Received.

16 (Government's Exhibit 531 received in evidence)

17 THE COURT: How much more do you have, Ms. Cucinella?

18 MS. CUCINELLA: Probably half an hour, your Honor.

19 THE COURT: Let's move it along.

20 Q. Mr. Davis, what is this e-mail?

21 A. This is an e-mail from Gregg to the board, subject
22 roadshow, and it's basically his summary for us on the progress
23 of the IPO roadshow. Which is a good summary, it is a positive
24 summary, and he goes on to say they have four days left and
25 they'll price the deal on Thursday.

H3M3WAL4

Davis - direct

1 Q. So this is on what day?

2 A. This is on the 19th of September.

3 Q. So when was the IPO actually expected to occur?

4 A. So I guess -- I'm doing the math. It would have been on
5 the 23rd.

6 Q. Okay. So --

7 A. Of September -- October, rather.

8 Q. So in between the registration statement being filed and
9 the IPO occurring, what was going on?

10 A. In between the filing and the pricing?

11 Q. Yes. What's a roadshow?

12 A. I'm sorry. The roadshow is the marketing process of doing
13 this IPO. The management team is scheduled to go around the
14 country and have meetings with a variety of investors,
15 institutional investors as well as brokerage firms that will
16 sell the stock, and that's called the roadshow.

17 Q. When the IPO happened, do you recall how it was received
18 initially?

19 A. Yes.

20 Q. How was it received?

21 A. After it was priced you mean?

22 Q. Yes.

23 A. The stock traded up slightly and then traded down. That's
24 my recollection.

25 Q. You said after it was priced. What process was there for

H3M3WAL4

Davis - direct

1 actually pricing it?

2 A. When you finish the roadshow, the bankers call a meeting
3 with the company's management, in this case it was with the
4 pricing committee, they give you a complete review of what they
5 call the book, and the book is the orders that have been placed
6 for the stock. And they recommend a price be set based on the
7 book. And the price was set.

8 Q. Is that information confidential?

9 A. Until the price is released to the public, yes.

10 Q. Is that information that you conveyed to Mr. Walters?

11 A. At what point in time?

12 Q. Before it was made public.

13 A. I told him before it was made public that the demand was so
14 great that I thought the price would be above the filing range.
15 That's what I told him, and it was in fact above the filing
16 range.

17 Q. Showing you what's been marked as Government Exhibit 1934.
18 Do you recognize this?

19 A. Yes. It's an e-mail thread between myself and Gregg
20 Engles.

21 MS. CUCINELLA: Government offers Exhibit 1934.

22 MR. BERKE: Your Honor, I don't believe we have it.
23 Can we just scroll down and get a better look at it on the
24 screen.

25 THE COURT: Sure.

H3M3WAL4

Davis - direct

1 MR. BERKE: If we can enlarge it.

2 No objection, your Honor. Thank you.

3 THE COURT: All right. Received.

4 (Government's Exhibit 1934 received in evidence)

5 Q. Mr. Davis, do you recognize this?

6 A. Yes, it is an e-mail thread between me and Gregg Engles
7 about the trading activity in the stock after it was priced.

8 MS. CUCINELLA: Government offers 1934.

9 MR. BERKE: I think it's already in.

10 MS. CUCINELLA: Oh, I'm sorry, I thought you were
11 still looking at it.

12 Q. What does this conversation reflect?

13 THE COURT: Are you withdrawing the offer because it's
14 already in evidence? Are you withdrawing the offer?

15 MS. CUCINELLA: No.

16 MR. BERKE: It was just admitted, your Honor, a minute
17 ago.

18 THE COURT: Are you withdrawing the offer then?

19 MS. CUCINELLA: No, I'm offering 1934.

20 THE COURT: Any objection?

21 MR. BERKE: No, your Honor, but we just went through
22 it and your Honor admitted it.

23 THE COURT: If it's already admitted, then a second
24 offer should be withdrawn.

25 MS. CUCINELLA: I'm withdrawing it. Sorry. My

H3M3WAL4

Davis - direct

1 mistake.

2 THE COURT: That's what I'm asking you.

3 MS. CUCINELLA: My mistake, your Honor.

4 Q. What does this conversation reflect, Mr. Davis?

5 A. It reflects what I previously indicated when the stock was
6 priced. It went up quickly and then dropped below the offering
7 price, and it surprised everybody.

8 Q. You can take that down.

9 Moving to a different topic, Mr. Davis, do you recall
10 whether there came a time when you received an e-mail from Dean
11 Foods' general counsel in connection with a FINRA inquiry?

12 A. Yes, I did.

13 Q. What's a FINRA inquiry?

14 A. It is a regulatory inquiry about trading in the stock -- in
15 a security.

16 Q. What kind of e-mail did you receive?

17 A. I received an e-mail from the compliance counsel at Dean
18 Foods.

19 Q. What were they asking you to do?

20 A. There was a long list of -- I don't remember how many, a
21 hundred names on the list that we were asked to review and see
22 if we knew any of the parties that were listed on this long
23 list from FINRA.

24 Q. Directing your attention to then what's been marked as
25 Government Exhibit 1935. Do you recognize this, Mr. Davis?

H3M3WAL4

Davis - direct

1 A. Yes.

2 Q. What is it?

3 A. This is my -- my response to the initial inquiry by the
4 Dean Foods' compliance officer.

5 MS. CUCINELLA: Government offers 1935.

6 MR. BERKE: No objection, your Honor.

7 THE COURT: Received.

8 (Government's Exhibit 1935 received in evidence)

9 Q. Mr. Davis, what's the date of this e-mail?

10 A. It's November of 2012, November 29.

11 Q. Who is Alex Madrazo?

12 A. He is the in-house compliance counsel.

13 Q. Looking at the e-mail, will you read the e-mail.

14 A. This is my response to him. You want me to read it?

15 Q. Yes, please.

16 A. Here's some additional information which you have
17 requested -- I guess this was his second request to me -- about
18 individuals that I know. Denis Boulle. 1. Personal friend of
19 mine whom I know --

20 THE COURT: Why is it necessary to read this?

21 MS. CUCINELLA: He doesn't have to. I can ask him
22 questions, your Honor.

23 THE COURT: Thank you.

24 Q. Did you have an understanding, Mr. Davis, of why Denis
25 Boulle's name was on here?

H3M3WAL4

Davis - direct

1 A. I assumed that he purchased Dean Foods stock. That's what
2 I assumed when I got this e-mail, initially.

3 Q. And what were you supposed to do when you recognized a name
4 on the list that had been sent to you by Alex Madrazo?

5 A. I was asked to give a brief, brief explanation of any of
6 the people that I knew and my relationship to those people and
7 whether I had given them any information about Dean Foods'
8 business.

9 Q. So, looking first at your answer for Denis Boulle and going
10 directly to part four. What does it say there?

11 A. It says "I'm not aware of any circumstance where he gained
12 knowledge of Dean's business."

13 Q. Is that a true statement?

14 A. No.

15 Q. Were you aware of a circumstance where he had gained
16 knowledge of Dean Foods' business?

17 A. Yes, I was aware of the circumstance.

18 Q. Tell the jury of the circumstance of which you were aware.

19 A. He is a friend of mine who runs a jewelry store in Dallas,
20 and I don't recall precisely when this happened, but in July I
21 was in his store, and I told him in a conversation I was having
22 with him about several things, I told him that I thought it was
23 a good time for him to own Dean Foods stock.

24 Q. Why didn't you include that in this e-mail to Mr. Madrazo?

25 A. I was trying to conceal the fact that I'd said anything to

H3M3WAL4

Davis - direct

1 him.

2 Q. When you provided that information to Mr. Boulle, did you
3 have an expectation of what he would do with it?

4 A. I assumed he would take my recommendation up.

5 Q. Let's turn now to paragraph three. Bill Walters. Turning
6 to part four of your response with respect to Bill Walters.
7 What did you put in this e-mail to Dean Foods' counsel?

8 A. I said "I am not aware of any circumstances where he gained
9 knowledge of Dean's business."

10 Q. Was that true?

11 A. No, that was definitely not true.

12 Q. Why did you lie?

13 A. I was trying to conceal this at this point in time.

14 Q. Did you get any followup questions to this e-mail in 2012?

15 A. I don't recall whether I got followup questions until much
16 later on.

17 Q. I'm going to direct your attention now to Government
18 Exhibit 1936-A and 1937. Do you recognize these?

19 A. Yes, I do.

20 Q. What are they?

21 A. These are all e-mail messages between Gregg Tanner who,
22 succeeded Gregg Engles as the new CEO of Dean Foods, and
23 myself.

24 MS. CUCINELLA: Government offers 1936-A and 1937.

25 MR. BERKE: Can we put 1937 on? I believe we don't

H3M3WAL4

Davis - direct

1 have it in the binder.

2 No objection, your Honor. Thank you.

3 THE COURT: Received.

4 (Government's Exhibit 1936-A, 1937 received in
5 evidence)

6 Q. Turning to 1936-A. Mr. Davis, what's reflected in this
7 e-mail?

8 A. It's just the fact that we were setting up lunch, to have
9 lunch together, and this is dated January 8, 2013.

10 Q. Were you in regular contact with Mr. Tanner around this
11 time?

12 A. Yes, I was.

13 Q. What types of things would you talk about with Mr. Tanner
14 during this period of time?

15 A. Well, since he was the new CEO and I was going to be the
16 new chairman, we usually visited frequently and would talk
17 about a lot of Dean Foods' business and about the Dean Foods'
18 personnel, among other things.

19 Q. Looking at the e-mail in 1936-A, what's the subject?

20 A. The subject is Robert Wiseman.

21 Q. 1936-A, oh, sorry, the top e-mail.

22 A. Sorry. WMT meeting.

23 Q. Do you recall what WMT stood for?

24 A. Actually, I don't recall exactly what that stands for. Oh.
25 Of course I do, I'm sorry. It stands for Walmart. That's the

H3M3WAL4

Davis - direct

1 symbol for Walmart.

2 Q. You can take that down.

3 Mr. Davis, what was going on with Walmart during this
4 period of time?

5 A. We were -- Dean Foods was having some rather serious
6 negotiations with the Walmart people about our contract with
7 Walmart.

8 Q. What significance -- or what was going on with the
9 contract?

10 A. Walmart was pressing us, pressing Dean Foods to renegotiate
11 the contract or they were going to take away some of the volume
12 that Dean Foods had and give it to another processor.

13 Q. What was the significance of that situation with respect to
14 Dean Foods' outlook?

15 A. It was very serious, because Walmart was our largest
16 customer. I think Walmart at that time was roughly 20 or
17 23 percent of our total milk volume. So it was a serious
18 matter.

19 Q. Did there come a time when Dean Foods lost some of the
20 Walmart business?

21 A. We did, yes.

22 Q. During this period of time, did you talk about what was
23 going on with Walmart with Mr. Walters?

24 A. I gave him an update on the Walmart situation.

25 Q. Do you recall when you provided him with that update?

H3M3WAL4

Davis - direct

1 A. It was certainly in the first half of 2013.

2 Q. Do you recall if it was before or after it was publicly
3 announced that you had lost --

4 A. I gave him an update.

5 THE COURT: Whoa.

6 THE WITNESS: I'm sorry, pardon me.

7 THE COURT: You have to wait until Ms. Cucinella is
8 finished with the question.

9 THE WITNESS: Yes, your Honor.

10 THE COURT: Then you can answer. Go ahead. Put a
11 question to the witness.

12 Q. Do you recall whether that conversation was before or after
13 it was announced that Dean Foods had lost some of Walmart's
14 business?

15 A. It was definitely before it was announced. I was fearful
16 of the outcome when we had to announce that we lost a
17 significant part of our Walmart business.

18 Q. I'm going to move on to the summer of 2013. What was the
19 status of your personal financial situation in the summer of
20 2013?

21 A. It hadn't changed. It hadn't gotten any better, that's for
22 sure.

23 Q. Had you made any payments on your loans to Mr. Walters?

24 A. I had not, no.

25 Q. Had anyone said anything to you about that?

H3M3WAL4

Davis - direct

1 A. No, not that I recall.

2 Q. During the summer of 2013, did you come into possession of
3 confidential non-public information relating to Darden
4 Restaurants?

5 A. I did, yes.

6 Q. Mr. Davis, how did you learn about Darden Restaurants?

7 A. I had a friend of mine that I'd done some business with in
8 Dallas, who called me and set up a meeting with me to discuss
9 this situation that related to Darden Restaurants. He was --
10 he was a partner with a group in New York that were so-called
11 activist investors.

12 Q. I'm going to direct your attention to what's been marked as
13 Government Exhibit 1809 and 1809-A. Do you recognize these?

14 A. Yes, I do.

15 Q. What are they?

16 A. On the left is an e-mail from this friend of mine whom I
17 was referring to. His name was Al Holland.

18 Q. That's Government Exhibit 1809. What's 1809-A?

19 A. 1809-A is the exhibit, a deck that he provided me on this
20 project which was code named Project Dee.

21 MS. CUCINELLA: The government offers 1809 and 1809-A.

22 MR. BERKE: No objection, your Honor.

23 THE COURT: Received.

24 (Government's Exhibit 1809, 1809-A received in
25 evidence)

H3M3WAL4

Davis - direct

1 Q. Mr. Davis, what's the date on the e-mail that you received
2 from Al Holland?

3 A. September 31, 2013.

4 Q. Will you take another look?

5 A. Oh, pardon me. July.

6 Q. July 31 of 2013?

7 A. Yes, ma'am.

8 Q. Does this e-mail describe the opportunity that you just
9 talked about to the jury?

10 A. Yes. It does. Which -- it summarizes the opportunity that
11 he was sharing with me.

12 Q. What was attached here?

13 A. I didn't hear the question, sorry.

14 Q. What was attached?

15 A. The attachment was a roughly a 20- or 25-page summary of
16 Darden Restaurant Company.

17 Q. Did you talk to Mr. Holland after you received this e-mail?

18 A. I'm sorry?

19 Q. Did you speak with Mr. Holland after you received this
20 e-mail?

21 A. Yes, I did, we had a meeting in my office.

22 Q. Were you requested to sign a non-disclosure agreement in
23 connection with the information contained in Project Dee?

24 A. Yes, I was.

25 Q. Turning your attention to Government Exhibit 1800. Do you

H3M3WAL4

Davis - direct

1 recognize this?

2 A. Yes, it's the non-disclosure agreement you were referring
3 to.

4 MS. CUCINELLA: Government offers 1800.

5 MR. BERKE: No objection, your Honor.

6 THE COURT: Received.

7 (Government's Exhibit 1800 received in evidence)

8 Q. Mr. Davis, when that comes up on the screen, what's the
9 date on this non-disclosure agreement?

10 A. It says July 31, 2013.

11 Q. Mr. Davis, what's the significance of a non-disclosure
12 agreement?

13 A. It's an agreement where the signatory agrees not to
14 disclose the information he's received.

15 Q. Mr. Davis, it appears that Mr. Holland sent you an e-mail
16 attaching -- withdrawn.

17 You said that you spoke with Mr. Holland after this.
18 Is that right?

19 A. We actually met in my office.

20 Q. I'm going to direct your attention to what's been marked as
21 Government Exhibit 1806 and 1807. What are these?

22 A. This is an e-mail on the left from Al Holland to me,
23 signifying that the Project Dee book was attached and that's
24 the attachment on the left.

25 Q. This is the second e-mail from Mr. Holland?

H3M3WAL4

Davis - direct

1 A. Yes.

2 MS. CUCINELLA: Government offers 1806 and 1807.

3 MR. BERKE: No objection, your Honor.

4 THE COURT: Received.

5 (Government's Exhibit 1806, 1807 received in evidence)

6 Q. So you had received two deal books from Mr. Holland, is
7 that right?

8 A. Yes. I think that's my recollection, yes.

9 Q. It says Project Dee on the front, I believe on both of the
10 deal books we saw. What company was Project Dee referring to?

11 A. Darden Restaurant Company.

12 Q. Did these deal books say "Darden" anywhere in them?

13 A. I don't think so. No.

14 Q. Were they both marked confidential?

15 A. Yes, they were.

16 Q. Why wouldn't a company's name be used in a book like this?

17 A. In order to disguise it, you'd use a project name and not
18 the company's real name.

19 Q. Would this information be valuable to an investor in the
20 stock market?

21 A. Yes, it probably would.

22 Q. Why?

23 A. Well, the project itself was somewhat detailed in terms of
24 what this activist investor, which was Barington Capital Group
25 in New York, had planned with regard to Darden Restaurant

H3M3WAL4

Davis - direct

1 Group. They had a small position in the stock, my recollection
2 was they owned about 1 percent, and that they were continuing
3 to build a position in the stock, because they thought the
4 company was undervalued, and they were trying to find other
5 investors to participate with them.

6 Q. Is that information you learned from the deal book and from
7 your meeting with Al Holland?

8 A. Yes.

9 Q. I'm going to direct your attention to Government Exhibit
10 1812. Do you recognize this?

11 A. Yes. This is an e-mail between myself and Al Holland.

12 MS. CUCINELLA: Government offers 1812.

13 MR. BERKE: No objection, your Honor.

14 THE COURT: Received.

15 (Government's Exhibit 1812 received in evidence)

16 Q. Mr. Davis, what's the date of this e-mail?

17 A. It's -- the top e-mail is August 5.

18 Q. Can you read the top e-mail, the first line.

19 A. It says "Al, I plan on seeing you at my office tomorrow at
20 9:30 a.m."

21 Q. So that meeting on August 6, is that the meeting just
22 described?

23 A. Yes, it was.

24 Q. Did the non-disclosure agreement that you signed cover the
25 information you learned from both the deal book and the meeting

H3M3WAL4

Davis - direct

1 you had with Al Holland?

2 A. Yes, it did.

3 Q. During this meeting with Al Holland, did anyone from
4 Barington Capital participate?

5 A. Yes, on the phone.

6 Q. During this meeting, did you agree to do anything?

7 A. I did not agree to do anything. I listened. I was a
8 listener pretty much for the substance of the meeting.

9 Q. Did you have a --

10 MR. BERKE: Your Honor, I would ask that we just not
11 have leading questions.

12 THE COURT: Try to avoid leading, please.

13 MS. CUCINELLA: Sorry. I'm trying to move it along,
14 your Honor.

15 THE COURT: Try and avoid leading, please.

16 MS. CUCINELLA: I will.

17 Q. Did there come a time when you had another meeting on
18 Darden foods?

19 A. Yes, roughly a week after this, I happened to be in New
20 York for a board meeting, and I met with the Barington Capital
21 people and with Al Holland.

22 Q. So did you agree to go and meet with them in New York?

23 A. Yes, I did.

24 Q. During the August 6 meeting, is that when -- what did you
25 learn during that meeting about Dee that was considered

H3M3WAL4

Davis - direct

1 confidential information?

2 A. I learned essentially what their game plan was, they shared
3 it with me. And as I indicated, they were going to become much
4 more of an activist investor in Darden Restaurants because they
5 thought it was undervalued. And they wanted me to participate
6 in some way, shape or form.

7 Q. What, if anything, did you do immediately following that
8 meeting on August 6?

9 A. I sent this deck, the confidential deck on Project Dee to
10 Billy Walters.

11 Q. Did you speak to Mr. Walters before you did that?

12 A. Yes, I think I did.

13 Q. What do you remember about that conversation?

14 A. I told him this was something I had come upon and had
15 somebody bring me this opportunity, I looked at it, it looked
16 interesting, I wasn't really all that interested in it. But I
17 was going to share it with him and see what he wanted to do
18 with it.

19 Q. Did you have an expectation of what he would do with that
20 information?

21 MR. BERKE: Objection, your Honor.

22 THE COURT: Sustained.

23 Q. Why did you share that information with Mr. Walters?

24 A. I thought it was interesting. I thought -- I thought based
25 on what I saw in the presentation that Darden Restaurants was

H3M3WAL4

Davis - direct

1 undervalued. It just wasn't a business I enjoyed or thought
2 much about as an investor, but I thought maybe Billy would do
3 something with it.

4 Q. Did you discuss with Mr. Walters whether you had signed an
5 NDA?

6 A. I don't think I disclosed that to him, no.

7 Q. Were you allowed to share that deck with Mr. Walters?

8 A. No, I was not.

9 Q. Directing your attention to what's been marked as
10 Government Exhibit 810 and 811.

11 Do you recognize these?

12 A. Yes.

13 Q. What are they?

14 A. This is a receipt and a FedEx shipment notice that I
15 initiated for a FedEx to Bill Walters.

16 (Continued on next page)

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H3mdwal5

Davis - direct

1 MS. CUCINELLA: The government offers 1810 and 1811.

2 MR. BERKE: No objection, your Honor.

3 THE COURT: Received.

4 (Government's Exhibits 1810 and 1811 received in
5 evidence)

6 BY MS. CUCINELLA:

7 Q. Looking first at 1810, what's reflected here?

8 A. This is the Eagle postal receipt for this FedEx package.

9 Q. And where is it being shipped to?

10 A. Bill Walters in Carlsbad, California.

11 Q. What was the expected arrival?

12 A. The following day, I think.

13 Q. If you look on the document?

14 A. Sorry. Yes. It was -- actually, it was sent on the 7th to
15 arrive on the 9th.

16 Q. Look again at the date.

17 A. Oh, I'm sorry. I was looking at the email. Pardon me.

18 Q. What day was it sent on?

19 A. The 6th, expected to arrive on Friday, the 9th.

20 Q. Is the summer of 2013, Mr. Davis, did you know whether
21 Mr. Walters invested in Darden Foods?

22 A. No, I had no idea.

23 Q. After the summer of 2013, did you continue to update
24 Mr. Walters on Dean Foods?

25 A. Yes, but less frequently.

H3mdwal5

Davis - direct

1 Q. Did there come time when you presented him with another
2 investment opportunity?

3 A. Yes, I did, in November of 2013.

4 Q. On a very high level, what was that opportunity?

5 A. This was a company I'd been involved with as an investor,
6 much like Periscope. It was called Benefit Harbor, and it was
7 a healthcare management business. The company was doing very
8 well. It was trying to find an investor to come in and replace
9 another investor that had been involved with the company. And
10 I helped design a transaction to do this company what this
11 company wanted to do, which involved putting up a letter of
12 credit to support some bank debt that the company had
13 outstanding.

14 So I approached Bill with this idea and I said this is
15 a terrific opportunity to get involved with, again, a rapidly
16 growing company, an attractive business, and it requires you to
17 put up a letter of credit for one year for which you will earn
18 stock in the company.

19 Q. What, if anything, did you get out of the deal?

20 A. I was also to receive some stock from the company as a
21 placement agent, if you will.

22 Q. Did you have to do anything to get that stock?

23 A. Yes.

24 Q. What did you have to do?

25 A. I had to make this deal happen. I had to bring it to

H3mdwal5

Davis - direct

1 fruition.

2 Q. And when was that? When did that occur?

3 A. I think it occurred in November of 2013.

4 Q. And by 2014, Mr. Davis, did you and Mr. Walters continue to
5 talk about Dean Foods?

6 A. Infrequently is my recollection, if hardly at all.

7 Q. In the spring of 2014, what was going on with the Periscope
8 investment?

9 A. In early 2014, I starting in March, Periscope had no bank
10 debt. The company had done very well and it had an excess
11 amount of cash on the balance sheet. So the board made a
12 decision to start redeeming the preferred stock that had been
13 acquired by this investor group that included Mr. Walters. So
14 that redemption process started I think in March of 2014.

15 Q. What was the significance of that, if anything?

16 A. Well, Mr. Walters got his money back, first of all. The
17 partnership that owned the stock that I described earlier got
18 its money back, and then eventually there was a number of
19 distributions during the year, eventually got the preferred
20 dividend back as well.

21 Q. And this was when in 2012?

22 A. It started in March, the distributions, and ran through
23 just --

24 MR. BERKE: We're in 2014.

25 A. 2014. Sorry.

H3mdwal5

Davis - direct

1 Q. 2014.

2 A. This is in 2014.

3 So the distributions for the redemption of the
4 preferred stock and the preferred dividend occurred between
5 March and November. That's my recollection.

6 Q. And what was the status of your loan with Mr. Walters in
7 the spring of 2014?

8 A. It was still outstanding.

9 Q. Had you made any payments?

10 A. No.

11 Q. Had interest been accruing?

12 A. Yes.

13 Q. Had anyone asked you for a payment?

14 A. Not that I recall. No.

15 Q. Had you been certifying each year that you were still in
16 debt to Mr. Walters?

17 A. I received a questionnaire from the Walters Group,
18 independent public accountants, every year to certify the
19 amount of the debt, yes.

20 Q. Do you recall when you were next asked about your loan from
21 Mr. Walters?

22 A. I discussed it with Mike Luce in late 2014.

23 Q. I'm going to direct your attention to what's been marked as
24 Government Exhibit 1727.

25 Do you recognize this?

H3mdwal5

Davis - direct

1 A. Yes.

2 Q. What is it?

3 A. This is an email from me to Mike Luce. It's an update on
4 Periscope.

5 MS. CUCINELLA: The government offers 1727.

6 MR. BERKE: Can I just have one moment, your Honor?

7 (Pause)

8 No objection, your Honor.

9 THE COURT: Received.

10 (Government's Exhibit 1727 received in evidence)

11 BY MS. CUCINELLA:

12 Q. Looking at the middle email from Mr. Luce -- it is an email
13 sent on June 16th -- what does that email say?

14 A. It says, "On the Periscope partnership I need to understand
15 what portion of these are yours. I will apply the amount to
16 your note. I don't have a copy of the partnership."

17 Q. And did you respond?

18 A. Yes, I did.

19 Q. And what did you respond?

20 A. I told him in the top email. You can read it. It says:
21 After the return of \$300,000, the ups, or the gains, are split
22 80/20 between Walters Group and Davis. Apply my share to the
23 note is what I told him. So this is in June of 2014.

24 Q. Mr. Davis, was this before or after the FBI came to your
25 home?

H3mdwal5

Davis - direct

1 A. This was after.

2 Q. Was the investigation into Mr. Walters public at this
3 point?

4 A. Yes, it was.

5 Q. We're going to come back to that, but first I want to talk
6 to you about the conversations you've had with Mr. Luce about
7 the loans.

8 THE COURT: Let me ask you, how much longer do you
9 have?

10 MS. CUCINELLA: My estimate was a little off.
11 Probably about 15 minutes. I'm sorry, your Honor.

12 THE COURT: Well, quite some time ago, maybe about 45
13 minutes, it was a half an hour.

14 MS. CUCINELLA: It was a bad estimate. I'm sorry. I
15 didn't realize I still had five pages.

16 THE COURT: All right. Ladies and gentlemen, why
17 don't we take a mid-afternoon break.

18 Please do not discuss the case among yourselves or
19 with anyone and we'll be back in action in ten minutes. Thank
20 you.

21 (Continued on next page)

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H3mdwal5

Davis - direct

1 (Jury not present)

2 THE COURT: See you in ten minutes.

3 (Recess)

4 THE COURT: Bring our jury in, please.

5 MS. CUCINELLA: Your Honor, I have made an effort to
6 pare it down.

7 THE COURT: Thank you.

8 (Continued on next page)

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H3mdwal5

Davis - direct

1 (Jury present)

2 THE COURT: Please be seated.

3 Ms. Cucinella, you may continue.

4 MS. CUCINELLA: Thank you, Judge.

5 One moment.

6 (Pause)

7 BY MS. CUCINELLA:

8 Q. Mr. Davis, I believe right before the break we were talking
9 about having your returns from Periscope applied against the
10 note that you had out with Mr. Walters, is that right?

11 A. Yes.

12 Q. I would like to direct your attention to what's been marked
13 as Government Exhibit 1957.

14 Do you recognize this?

15 MS. CUCINELLA: There two pages, Ms. Pyun.

16 A. Yes, I do recognize it.

17 Q. What is it?

18 A. It's an email thread between Mike Luce and myself.

19 "Subject matter: Periscope update."

20 MS. CUCINELLA: The government offers 1957.

21 MR. BERKE: No objection, your Honor.

22 THE COURT: Received.

23 (Government's Exhibit 1957 received in evidence)

24 BY MS. CUCINELLA:

25 Q. Mr. Davis, what was going on that you were updating Mike

H3mdwal5

Davis - direct

1 Luce about in October of 2014?

2 (Pause)

3 You can take a minute to read this.

4 A. Right.

5 (Pause)

6 Well, the email on the right is an update to Mike
7 about a transaction involving the sale of Periscope. There's
8 another subject matter there that talks about the letter of
9 credit from Benefit Harbor as well.

10 Q. And what does Mr. Luce respond in response to your update?

11 A. He was -- he was asking me about the letter of credit.

12 Actually, he said, I think we would like to be able to
13 terminate the letter of credit.

14 Q. And that was in connection with Benefit Harbor?

15 A. Yes, it was.

16 Q. During this period of time, did you have any face-to-face
17 meetings with Mr. Luce?

18 A. I'm sorry?

19 Q. Did you have any face-to-face meetings with Mr. Luce?

20 A. I did. I met him for lunch in Las Vegas.

21 Q. Do you recall approximately when that was?

22 A. I think I flew out there in May and October.

23 Q. Of 2014?

24 A. Yes.

25 Q. What was your purpose for flying out to meet with Mr. Luce?

H3mdwal5

Davis - direct

1 A. It was really twofold. One, I wanted to give him an update
2 on Periscope, because there was a significant event that was
3 about ready to occur. We were going to sell the company, and
4 as a result of the sale there was going to be a lot of money to
5 distribute to the partnership that Mr. Walters and I had.

6 Q. What was the secondary purpose?

7 A. I was -- I had been troubled by the fact that I had used
8 this burner phone and I wanted to try to figure out a way to
9 understand if my use of the burner phone was in fact secret,
10 and I couldn't quite figure out how to do that. But that was
11 part of the purpose of my having a meeting with Mike Luce.

12 And I actually at the end of the meeting with Mike
13 Luce -- at the end of the lunch with Mike Luce, I asked him
14 about the burner phone. He offered to take me to the airport.
15 And he and I were walking to the parking lot, and I asked him
16 if I should be concerned about the burner phone that Bill
17 Walters gave me. And he responded by saying: "Don't worry
18 about it. He's got hundreds of those."

19 Q. What, if anything, did you say in response to that?

20 A. I thanked him and we got in the car and he drove me to the
21 airport and dropped me off. That was the extent of the
22 conversation.

23 Q. And when he said he has hundreds of those, who did you
24 understand him to mean?

25 A. He was referring to Bill Walters.

H3mdwal5

Davis - direct

1 Q. Mr. Davis, did there come a time when you signed an updated
2 promissory note with respect to the two loans you had
3 outstanding to Mr. Walters?

4 A. Yes.

5 Q. I am going to direct your attention to Government Exhibit
6 1734. What is this?

7 A. This is the amended and restated promissory note that I
8 signed in September of 2012.

9 Q. And there is a stamp at the top that says "paid."

10 MS. CUCINELLA: Excuse me. The government offers
11 1734.

12 MR. BERKE: Your Honor, could we have a moment?

13 THE COURT: Sure.

14 MR. BERKE: Thank you.

15 (Pause)

16 Your Honor, we would object. This is not a loan with
17 Bill Walters. It is a loan with somebody else. Totally
18 unrelated.

19 THE COURT: What is the basis for offering it?

20 MS. CUCINELLA: I can withdraw it. I can use a
21 different document.

22 Thank you, Judge.

23 THE COURT: All right. Withdrawn.

24 BY MS. CUCINELLA:

25 Q. Mr. Davis, there was a time when you -- you testified there

H3mdwal5

Davis - direct

1 was a time when you signed an updated promissory note with
2 Mr. Walters, is that right?

3 A. Yes, I did.

4 Q. Do you recall when that was?

5 A. Let's see. It would have been in the beginning -- I think
6 early 2015. That's my recollection.

7 Q. And what was different about this promissory note, if you
8 recall?

9 A. It was combined. The two outstanding loans that I had were
10 combined into one note.

11 Q. And do you recall what the terms were?

12 A. I think the interest rate was the same. I don't recall the
13 other -- the maturity date on the note.

14 Q. And you believe that was in early 2015?

15 A. I think that's my recollection is that it was. I know we
16 consolidated the note and I signed a new note I think it was in
17 the early part of 2015.

18 Q. I am going to jump around a little bit here. Bear with me.

19 We talked about this a bit yesterday. Do you recall
20 when the FBI first came to your home to ask you about your
21 involvement in potential insider trading with Mr. Walters?

22 A. Yes, I do recall.

23 Q. When was that?

24 A. May of 2014.

25 Q. When they visited you at your home, were you supposed to

H3mdwal5

Davis - direct

1 see Mr. Walters shortly after that?

2 A. Yes. We had -- we had a meeting planned to meet in -- I
3 think it was actually early June, so within a matter of a week
4 or ten days after the FBI came to my home.

5 Q. And what was that meeting in connection with?

6 A. It was really a meeting having to do with Benefit Harbor.

7 Q. Did you go to that meeting?

8 A. No. I canceled that meeting.

9 Q. Why?

10 A. The -- based upon advice of counsel, I did not think it was
11 wise for me to go and meet with Mr. Walters. The news had
12 broken about the investigation and it just wasn't a good idea.

13 Q. I want to talk to you about what you did right after the
14 FBI came to your home.

15 You testified at the beginning of yesterday, I
16 believe, that you threw the bat phone in a creek, is that
17 right?

18 A. Yes, that's accurate.

19 Q. Did you throw it in the creek before or after you canceled
20 that meeting with Mr. Walters?

21 A. I threw it in the creek before I canceled the meeting with
22 Mr. Walters.

23 Q. And what exactly did you do when you threw the bat phone in
24 the creek?

25 A. I found a place near my home that had a huge drainage

H3mdwal5

Davis - direct

1 system in the middle of Turtle Creek, and I threw the phone in
2 the creek close to this drainage hole, thinking that it would
3 be very difficult to ever find.

4 Q. Showing you what's been marked for identification as
5 Government Exhibits 13, 15 and 17.

6 Do you recognize these?

7 A. Yes.

8 Q. What are they?

9 A. This is a picture of Turtle Creek and the drainage hole I
10 was describing.

11 MS. CUCINELLA: The government offers 13, 15 and 17.

12 MR. BERKE: No objection, your Honor.

13 THE COURT: Received.

14 (Government's Exhibits 13, 15 and 17 received in
15 evidence)

16 BY MS. CUCINELLA:

17 Q. Mr. Davis, what is the jury looking at?

18 A. This is the drainage hole on Turtle Creek, and I threw the
19 phone into the creek not far from that drainage hole.

20 Q. And where were you standing when you threw the phone?

21 A. On the bank -- on the bank of this creek.

22 Q. Mr. Davis, does your home -- where is your home in
23 comparison to where Turtle Creek is?

24 A. It's about two or three blocks from this place.

25 Q. Do you know whether Turtle Creek has flooded since the time

H3mdwal5

Davis - direct

1 that you threw the phone in there?

2 A. Yes, it has, at least twice that I know of.

3 MS. CUCINELLA: You can take that down, Ms. Pyun.

4 Q. Did there come a time after you canceled the meeting with
5 Mr. Walters after you threw the phone in Turtle Creek that you
6 had another conversation with Mr. Walters?

7 A. Yes.

8 Q. And you said the news about the investigation had broken.

9 A. Yes.

10 Q. Was that prior to your next conversation with Mr. Walters?

11 A. Yes, it was.

12 Q. Tell the jury what you remember about that conversation
13 with Mr. Walters.

14 A. He called me. I remember exactly where I was. I was
15 having lunch with my wife at a little Mexican restaurant in
16 Dallas. He called me during lunch. And we had a short phone
17 conversation. He reiterated in this phone conversation that he
18 hadn't committed any crimes and this investigation was a bunch
19 of nonsense and he hoped that I understood that. And then he
20 asked me if I had hired my legal counsel. And I said, yes, I
21 did hire legal counsel.

22 Q. What else, if anything, was said on this call?

23 A. I gave him the name of the legal counsel so that he would
24 have it.

25 Q. Mr. Davis, you said that the investigation was public at

H3mdwal5

Davis - direct

1 this time. Had your name been listed publicly?

2 A. No, it had not.

3 Q. On this conversation, did you tell Mr. Walters that the FBI
4 had visited your home?

5 A. No, I did not.

6 Q. Why not?

7 A. I didn't know whether his phone was tapped or not. I
8 wasn't going to say anything about the investigation as far as
9 I was concerned.

10 Q. Did there ever come a time when you told Mr. Walters that
11 the FBI had visited your home?

12 A. No. I never talked to him about it.

13 Q. Did you ever have an in-person meeting with Mr. Walters
14 after that?

15 A. No, I didn't.

16 Q. After that conversation with Mr. Walters, did you have an
17 understanding of whether you were still under investigation?

18 A. Yes. I knew I was still under investigation.

19 Q. How did you know that?

20 A. I continued to get subpoenas for various types of
21 information from the SEC.

22 Q. What kind of investigation did you think it was?

23 A. I -- at this point in time in the summer of 2014, I thought
24 it was merely an investigation by the SEC.

25 Q. You testified yesterday that there came a time when you

H3mdwal5

Davis - direct

1 agreed to sit for a deposition. Do you recall that?

2 A. Yes.

3 Q. Do you remember when that deposition was?

4 A. I think it was in May of 2015. It was either May or early
5 June.

6 Q. And who was that deposition for?

7 A. It was for me.

8 Q. And -- sorry, who was hosting the deposition? Who was
9 asking you questions?

10 A. There were some lawyers from the SEC that hosted the
11 deposition.

12 Q. Did you prepare with counsel --

13 A. Yes.

14 Q. -- before that deposition?

15 A. I'm sorry. Yes, I did.

16 Q. In connection with meeting with counsel, did you review
17 some of Mr. Walters' trading records?

18 A. Yes. I saw some of his trading records, yes.

19 Q. Do you recall for what period of time you saw his trading
20 records?

21 A. I certainly saw them for 2012, and I was asked about some
22 other periods of time by the SEC. Yes.

23 Q. When you prepared with counsel for your SEC deposition, did
24 you tell counsel that you had intended to lie during the SEC
25 deposition?

H3mdwal5

Davis - direct

1 A. No. I did not.

2 Q. Did you have a cooperation agreement with the Department of
3 Justice at that time?

4 A. No. I did not.

5 Q. After you sat for your deposition, what did you think would
6 happen?

7 A. I didn't know exactly what was going to happen, but I was
8 hoping this would just go away. That's what I was really
9 hoping, it would go away. I thought the inquiry by the SEC
10 was -- based on what they asked me, it looked like a whole
11 bunch of circumstantial evidence and I thought it would just go
12 away.

13 Q. Mr. Davis, did there come a time when you were asked to
14 step down from the board of Dean Foods?

15 A. Yes, I was.

16 Q. Who asked you to step down?

17 A. I got a call from Gregg Tanner, who was the Chief Executive
18 Officer, in August of 2015.

19 Q. Did you in fact step down?

20 A. I did, immediately. I resigned immediately after he asked
21 me to do so.

22 Q. Mr. Davis, did there come a time when there was an article
23 published linking you to Mr. Walters in connection with insider
24 trading?

25 A. Yes. That's what prompted my resignation. There was an

H3mdwal5

Davis - direct

1 article that was going to break, and it was going to become
2 public knowledge that I was under investigation for insider
3 trading.

4 Q. Did you continue to lie about your involvement in insider
5 trading with Billy Walters after that?

6 A. Regrettably, I did continue. Yes. I was trying to conceal
7 it.

8 Q. Who did you lie to?

9 A. Virtually everybody -- my friends, my counsel, my wife.
10 Yes.

11 Q. After that article came out, did there come a time when
12 your counsel made a presentation to the SEC?

13 A. Yes, they did.

14 Q. What kind of presentation did they make?

15 A. They made a presentation to try to prove my innocence, if
16 you will, and to explain a lot of the trading activity that
17 occurred from Mr. Walters.

18 Q. Did you assist in preparing that presentation?

19 A. I really did not, no.

20 Q. Do you know who prepared it?

21 A. I know my law firm and they had some outside advisor, some
22 economics advisors that helped them with the analysis of the
23 trading activity.

24 Q. You reviewed it?

25 A. I saw it, yes.

H3mdwal5

Davis - direct

1 Q. Did it contain lies?

2 A. Yes.

3 Q. What was the presentation supposed to do?

4 A. It was to try to prove my innocence and conceal my guilt.

5 Q. Were you innocent?

6 A. No. Of course not.

7 Q. Did there come a point when you understood that the
8 criminal authorities were still involved in this investigation?

9 A. Yes.

10 Q. You testified yesterday that in the fall of 2015, you had a
11 health issue, is that right?

12 A. I did, yes.

13 Q. Do you recall when -- I think you testified you had surgery
14 as well, correct?

15 A. I did, yes. Right before Thanksgiving, the week before
16 Thanksgiving.

17 Q. Throughout this period of time, did you stay in contact
18 with Mr. Luce?

19 A. Yes, I did.

20 Q. Why?

21 A. We still had some ongoing business together.

22 Q. And did there come a time when you met with Mr. Luce again?

23 A. I did. I met with him. One more time I had lunch with him
24 in Dallas.

25 Q. Do you recall approximately when that was?

H3mdwal5

Davis - direct

1 A. It was in January of 2016.

2 Q. What did you -- what was the purpose of that meeting?

3 A. We talked primarily about some ways that I could pay down
4 the loan. I think he and I were both interested in seeing that
5 happen. And I owned some assets that he and I were both
6 familiar with. My interest in Benefit Harbor was one of them.
7 And we talked about my selling those assets to -- in order for
8 me to pay down that loan.

9 Q. How did you feel after you left that meeting?

10 A. I was, you know, clearly seriously contemplating coming in
11 to talk to the prosecution at that time. So, you know, I was
12 nervous. I -- I didn't know where Luce stood on this, and I
13 was surprised that I never got a call back from him after
14 lunch.

15 Q. And what was your reaction to that?

16 A. My --

17 MR. BERKE: Objection, your Honor.

18 And, your Honor, may we approach briefly on this?

19 THE COURT: Yes. Let me see you at the sidebar.

20 (Continued on next page)

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H3mdwal5

Davis - direct

1 (At the sidebar)

2 MR. BERKE: Your Honor, the principal objection is
3 prior to this time I believe that Mr. Davis' lawyers had called
4 Mr. Walters' lawyers and said he was pulling me out of the
5 joint defense agreement, clearly indicating his client was
6 making a deal with the government. I don't know exactly what
7 they're planning to elicit. I have a relevance question. But
8 I also think it would be improper to suggest there was anything
9 more going on as to why Mr. Luce wouldn't want to meet with
10 Mr. Davis.

11 THE COURT: Also, I think I am going to sustain your
12 objection to the form of the question, what was your reaction
13 to silence in that sense.

14 MS. CUCINELLA: This is the first I'm hearing of that
15 fact, so I'm happy to move on. I will withdraw the question.

16 THE COURT: OK. That is all right. Thank you.

17 (Continued on next page)

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H3mdwal5

Davis - direct

1 (In open court)

2 MS. CUCINELLA: I will withdraw that question, your
3 Honor.

4 THE COURT: All right.

5 BY MS. CUCINELLA:

6 Q. After that meeting with Mr. Luce, Mr. Davis, did you
7 continue to meet with counsel?

8 A. Yes, I did.

9 Q. Why were you continuing to meet with counsel?

10 A. By this time I had hired another law firm in New York that
11 specialized in criminal defense work, and I met with them along
12 with my Dallas counsel on a couple of occasions, as I recall,
13 to talk about where I stood at that point in time.

14 Q. Did you ultimately decide to cooperate with the government?

15 A. Yes, I did.

16 Q. Why did you do that?

17 A. Well, I think I've explained earlier some of my
18 motivations, but it was pretty clear, based on advice from
19 counsel, that I was highly likely to get indicted in the next
20 couple of months. And I won't make any bones about it. I
21 wanted to avoid going to jail. That's clearly one of my
22 motivations.

23 MR. BERKE: Objection, your Honor. I move to strike.
24 Unless there is a complete waiver of the attorney-client
25 privilege, I believe he can't rely on counsel's advice, and it

H3mdwal5

Davis - direct

1 is hearsay.

2 MS. CUCINELLA: I think he is just saying how it
3 impacted his decision, and that is the only reason why we are
4 introducing it. He is not relying on it.

5 THE COURT: Well, are you relying on advice of counsel
6 in responding to the last question?

7 THE WITNESS: No, I'm not. This is how I felt.

8 THE COURT: All right. Then it can stand.

9 All right. Go ahead.

10 BY MS. CUCINELLA:

11 Q. After that, did you begin proffering with the prosecutors?

12 A. Yes, I did, in February.

13 THE COURT: Why don't you ask the question in English?

14 Q. After that, did there come a time when you started meeting
15 with the prosecutors?

16 A. Yes, I did.

17 Q. Are those meetings sometimes called proffers?

18 A. Yes, they are.

19 Q. And we talked about that process yesterday. We won't go
20 through it again.

21 Did you also meet with prosecutors in preparation for
22 your testimony over the last few days?

23 A. Yes, I have.

24 Q. Why did you do that?

25 A. To get prepared to testify.

H3mdwal5

Davis - cross

1 Q. Mr. Davis, how are you feeling generally these days?

2 A. I feel great. I feel much better than I did a year ago at
3 this time.

4 Q. Have you been able to meet for longer?

5 A. Yes.

6 Q. Going back to the spring of 2016, how long after you
7 started meeting with prosecutors did you plead guilty?

8 A. I pled guilty in May of 2016.

9 Q. Mr. Davis, how many felony counts have you pled guilty to
10 in connection with your cooperation agreement?

11 A. I pled guilty to 12 felony counts.

12 Q. Why did you plead guilty?

13 A. Because I was guilty.

14 MS. CUCINELLA: Nothing further.

15 THE COURT: All right.

16 Ladies and gentlemen, why don't you stand up and
17 stretch, and we'll give Mr. Berke an opportunity to set up at
18 the podium.

19 MR. BERKE: Thank you, your Honor.

20 (Pause)

21 Thank you, your Honor. Whenever you are ready. Thank
22 you.

23 THE COURT: All right. You may inquire.

24 CROSS-EXAMINATION

25 BY MR. BERKE:

H3mdwal5

Davis - cross

1 Q. Mr. Davis, do you recall testifying yesterday, the first
2 day of your direct testimony, that you were unconcerned with
3 what the jury here does in this case?

4 A. I don't recall saying I was unconcerned with what the jury
5 does. I think I was asked if my -- if the outcome depended on
6 Mr. Walters' outcome in this trial.

7 Q. So you are concerned about what this jury does in this
8 case?

9 A. I'm -- can you repeat the question?

10 Q. So you are concerned about what the jury does in this case?

11 A. I'm not concerned about it at all.

12 Q. So you don't care what they do; is that your testimony?

13 A. It has no bearing on my outcome, no.

14 Q. And you don't care how they view your credibility, is that
15 correct?

16 A. I hope they view me credible.

17 Q. But ultimately you don't care; it is of no interest to you,
18 is it?

19 A. I don't care about Mr. Walters' outcome, no.

20 Q. And you don't care how they view your credibility, is that
21 your testimony?

22 A. I've already stated, I do.

23 Q. You do. You deeply care about it, don't you, sir?

24 A. I hope I appear credible.

25 Q. Well, it is more than that, sir. You want them desperately

H3mdwal5

Davis - cross

1 to find you credible, don't you?

2 A. I really don't know how to answer your question.

3 Q. Yes or no, sir?

4 A. I'm not desperate for anything, no.

5 Q. You want them to find you credible, don't you, sir?

6 THE COURT: That's been asked and answered.

7 Q. Sir, isn't it a fact that a few months ago you threatened
8 your second wife Louise that if she didn't withdraw a lawsuit
9 against you that you said would damage your credibility with
10 this jury, you were going to sue her; isn't that a fact, sir?

11 A. I think I did say that to her, yes.

12 Q. In fact, you specifically said that you have no idea how
13 damaging the lawsuit is to me with regard to my credibility as
14 a witness at the Walters trial. Frankly, you have already done
15 the damage. I'm not sure it can be fixed.

16 Isn't that what you said to your second wife, Louise,
17 sir?

18 A. Are you reading from something that I wrote?

19 Q. Do you recall texting her that exact -- those exact words?

20 A. I think I did text her that, yes.

21 Q. And you told her that you're going to be filing a lawsuit
22 against her the following week for defamation of character and
23 libel, and you guarantee that you will fight her with
24 everything you have if she doesn't withdraw this lawsuit.

25 Isn't that fair, sir?

H3mdwal5

Davis - cross

1 MS. CUCINELLA: Objection. This isn't in evidence.
2 He is clearly reading from a document.

3 MR. BERKE: It is a question, your Honor.

4 THE COURT: It is a question.

5 THE WITNESS: I'm sorry. Can you repeat the question?

6 MR. BERKE: Yes.

7 BY MR. BERKE:

8 Q. Didn't you tell her that if she doesn't withdraw that
9 lawsuit, you're going to file a lawsuit against her next week,
10 the following week, for defamation of character and libel, and
11 you guaranteed her that you would fight her with everything you
12 have?

13 A. I don't recall specifically what I said, but I was pretty
14 upset with her, yes. I'll certainly agree with that.

15 Q. All right. Let me show you for identification Defense
16 Exhibit 4625.

17 (Pause)

18 (Continued on next page)

H3M3WAL6

Davis - cross

1 MR. BERKE: Your Honor, if I may, I think there is a
2 glitch.

3 (Pause)

4 MR. BERKE: Your Honor, if I may approach the witness
5 with a binder.

6 THE COURT: Sure.

7 MR. BERKE: Thank you, Judge. If I may I'm going to
8 move this binder off to the side. And I'll open this one to
9 the page.

10 Your Honor, if I may, I'm showing the witness what has
11 been marked as Exhibit 4625-A which is an excerpt of Defense
12 Exhibit 4625.

13 THE COURT: All right.

14 MR. BERKE: For identification.

15 Q. If I may, I'll direct your attention to the first page at
16 the bottom. Will you read that to yourself.

17 A. I'm sorry?

18 Q. Directing your attention, sir, to the first page, bottom.

19 A. Yes, I see it.

20 Q. Does that refresh your memory, sir, that you told your
21 former second wife Louise that you'll be filing a lawsuit
22 against her next week for defamation of character and libel and
23 you guarantee you'll fight with her with everything you have
24 regarding -- and you said that in response to her legal filing,
25 isn't that correct, sir?

H3M3WAL6

Davis - cross

1 A. Yes. I went on to say this was not necessary and a poor
2 way to handle any financial issues we may have to settle.

3 Q. Okay. You also told her, sir, this is very simple. You
4 withdraw the lawsuit and we can talk, otherwise I will see you
5 in court. Correct?

6 A. Yes, I think that's accurate.

7 Q. You said it because you told her otherwise you were
8 concerned it was going to damage your credibility with this
9 jury, and it may already have done so in a way that couldn't be
10 fixed, correct?

11 A. I don't recall saying that. But --

12 Q. Let me direct your attention, sir, to the second page, your
13 text message second from the bottom.

14 THE COURT: Read it to yourself and the question is
15 does it refresh your recollection as to what you said.

16 THE WITNESS: There's, your Honor, there's about 10
17 text messages on here. I'm not sure which one.

18 Q. Second page, second from the bottom.

19 A. Second from the bottom.

20 (Pause)

21 A. Yes, I wrote that.

22 Q. Right. You told her -- and you understood the lawsuit she
23 filed was about money she claimed that you owed based on assets
24 that were divided up in the divorce, correct?

25 A. Yes, I think that's the basic issue in the lawsuit. Yes.

H3M3WAL6

Davis - cross

1 Q. You told her she had to withdraw it because you thought it
2 had already damaged your credibility with this jury, correct?

3 A. I wanted to settle the lawsuit. That's why.

4 Q. My only question, sir, is that what you said in your text
5 to your second wife Louise?

6 A. No, I agree with that.

7 Q. Sir, isn't it a fact that you also threatened your third
8 wife Terie in order to try to protect your credibility in this
9 case?

10 A. I don't recall that, no.

11 Q. Sir, you're in the middle of a divorce with Terie, isn't
12 that correct?

13 A. Yes, regrettably, I am.

14 Q. Sir, didn't your lawyer on your behalf send a letter to
15 Terie's lawyer saying that she should come to court and sit
16 here while you testify, because it would be good for you, good
17 for her, and good for everyone concerned, and you would not --
18 if she doesn't, you wouldn't want any harm to come to her?
19 Isn't that what your lawyer said to her divorce lawyer on your
20 behalf, sir?

21 A. I don't recall the letter.

22 Q. Sir, let me show you what's marked -- and do we have a
23 screen -- I want to show you what's marked for identification
24 as 3501-86. I'd ask you to first look at the first page to see
25 what it is. I'm now going to turn to the second page to a

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Davis - cross

1 specific paragraph. I want to look to the first full paragraph
2 on page two.

3 You see where it says in the middle of the paragraph
4 "in fact." I'd ask that you read that to yourself, sir.

5 A. I can read that.

6 Q. Isn't it a fact, sir, that on your behalf, your divorce
7 lawyer wrote to your third wife Terie's divorce lawyer on your
8 behalf and said you understand she's refusing to sit in the
9 courtroom, and that it's your understanding that her mere
10 presence in the courtroom would be helpful for you, and
11 everyone involved, including herself. Isn't that true, sir?

12 A. It's based on their understanding, not my understanding.

13 Q. My only question to you, sir, that's what your lawyer sent
14 to Terie's lawyer on your behalf?

15 A. Yes, it is. Yes, this is a true letter. This is accurate.

16 Q. Sir, isn't it also true that that same letter, your lawyer
17 wrote to her lawyer that you don't want to see any harm come to
18 her?

19 I'll show you the last paragraph and ask you to read
20 it to yourself.

21 My question, sir, isn't that what your lawyer wrote to
22 her lawyer?

23 A. Yes, I think that's accurate.

24 Q. That's because, sir, thank you. That's because, sir, you
25 wanted her to sit here as if you were still married, so that

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Davis - cross

1 you would look more credible to these fine folks here. Isn't
2 that true, sir?

3 A. No, that's not true.

4 Q. Isn't it true, sir, that you thought it would be helpful
5 for you and her, because you thought if you did well, you might
6 get to keep more of your money and that would be helpful to
7 her. Isn't that true, sir?

8 A. That's not true either, counselor. I wanted her to sit
9 here because I wanted her support. Quite simply.

10 Q. So, sir, when your lawyer writes that her mere presence in
11 the courtroom would be helpful for you and her, he's just
12 referring to the support that you want?

13 THE COURT: Mr. Berke, are you reading from a document
14 not in evidence?

15 MR. BERKE: Actually, his testimony. I believe he
16 agreed that was sent, that that language was sent by his lawyer
17 on his behalf.

18 THE COURT: Are you offering this document?

19 MR. BERKE: I'm not at this time, your Honor.

20 THE COURT: Okay. Well then don't quote from a
21 document not in evidence.

22 Q. Sir, while you had your lawyer send to her lawyer a letter
23 that told her it would be good for you and good for her for her
24 to come here, you're saying that had nothing to do with what
25 happens to you in connection with your deal with the

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Davis - cross

1 prosecutors? Is that your testimony?

2 A. I'm really not following your question, Mr. Berke. If you
3 can ask it again, it would be helpful.

4 Q. Your testimony, sir, that your -- the letter your lawyer
5 sent on your behalf to your third wife Terie, telling her that
6 for her to sit here in the courtroom would be good for you, and
7 good for her, is it your testimony that had nothing to do with
8 what you hoped to get out of the deal you have with the
9 prosecutors?

10 A. I don't think it had anything to do with the deal with my
11 prosecutors. It had -- this was a lawyer -- this was a letter
12 from my divorce lawyer. That was his opinion. Not my opinion.

13 Q. That was your opinion too, sir. You thought it would be
14 helpful to you to have Ms. Davis here, isn't that true? Isn't
15 that true, sir?

16 A. Mr. Berke, I've already stated I wanted her here to support
17 me. Period. That's why I wanted her here.

18 Q. So you had Mr. Palladino here instead, correct?

19 A. I don't see him in the courtroom today.

20 Q. He was here yesterday. Black turtleneck, jeans, he was
21 here on your first day, right?

22 A. Yes.

23 Q. He is a buddy of yours who owns a bar and restaurant --

24 MS. CUCINELLA: We object to this line of questioning.

25 THE COURT: Sustained.

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Davis - cross

1 MR. BERKE: Can I try one more question?

2 THE COURT: I sustained the objection.

3 Q. Isn't it a fact, sir, after you got off the stand
4 yesterday, and you walked by Mr. Palladino, and on your way out
5 of this courtroom, after the jury had been excused, you winked
6 at him?

7 MS. CUCINELLA: Objection.

8 THE COURT: Sustained. And the question and answer
9 preceding it are stricken. Ladies and gentlemen, you can
10 disregard that. This trial is not about who's in the visitor's
11 section of this case.

12 Q. Mr. Davis, as I understand your testimony, you said that
13 sometime in 2011 Mr. Walters gave you what you've called a bat
14 phone, and told you he wanted you to use a code, and he told
15 you when you need to talk about Dean Foods, you refer to it as
16 the cowboys; is that correct, sir? That was your testimony?

17 A. The Dallas Cowboys.

18 Q. The Dallas Cowboys. That's what he told you, correct?

19 A. Yes, that's accurate.

20 Q. Sir, part of your deal with the prosecution, you've looked
21 at a lot of documents, correct?

22 A. Yes, sir.

23 Q. You see a single document between you and Mr. Walters where
24 Dean Foods is referred to as the Dallas Cowboys or the cowboys?

25 A. The only documents that reflect my testimony.

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Davis - cross

1 Q. My question to you, sir, is did you see any documents
2 between you and Mr. Walters where Dean Foods is referred to as
3 the Dallas Cowboys or the cowboys?

4 A. No. Not that I recall, no.

5 Q. Sir, let me show you what's been marked for identification
6 as Exhibit 4174. Sir, do you see this is an e-mail from you to
7 Bill Walters dated 5/20/2013?

8 A. Yes.

9 MR. BERKE: Your Honor, I'd offer in evidence Defense
10 Exhibit 4174.

11 THE COURT: Any objection?

12 MS. CUCINELLA: No, your Honor.

13 THE COURT: Received.

14 (Defendant's Exhibit 4174 received in evidence)

15 MR. BERKE: May I publish it, your Honor?

16 THE COURT: You may.

17 Q. So, this is an e-mail from you to Bill Walters dated
18 5/20/2013. Correct?

19 A. Yes it is.

20 Q. The subject is "Goldman Sachs buy new DF on capital
21 allocation and debit refi as next key catalyst," correct?

22 A. Yes.

23 Q. DF, is that a code for Dean Foods, sir?

24 A. That's a symbol for the stock.

25 Q. Not a code, correct?

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Davis - cross

1 A. Not that I know of, no.

2 Q. Everybody knows DF stands for Dean Foods, correct?

3 A. Yes.

4 Q. It doesn't say DC for Dallas Cowboys, does it?

5 A. No, I don't think Goldman Sachs used that.

6 Q. You didn't use it in sending an e-mail when you claimed to
7 be in the middle of a conspiracy with Mr. Walters to his e-mail
8 address, do you?

9 A. I wasn't trying to hide anything in this e-mail, either.

10 Q. You were talking to Mr. Walters about Dean Foods, correct?

11 Is that correct, sir? Yes or no?

12 A. This is an e-mail that I sent him with a piece of research.

13 Q. About Dean Foods, correct, sir?

14 A. Correct, yeah.

15 Q. You told him it is a great piece of research, correct?

16 A. I did.

17 Q. On your regular e-mail, correct?

18 A. Yes.

19 MR. BERKE: We can take that down.

20 Q. Sir, how many people in the world heard you talking to
21 Mr. Walters using the code Dallas Cowboys for Dean Foods?

22 A. There was only one person besides me and Mr. Walters that's
23 heard that.

24 Q. So we have your good word that that code was used, correct?

25 A. Yes. There's not one other person that's heard that.

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Davis - cross

1 Q. Sir, did you ever hear the phrase "every good lie contains
2 a kernel of truth"?

3 A. I'm not familiar with it, no.

4 Q. Do you understand what it means?

5 A. I think so.

6 Q. It is true --

7 THE COURT: Mr. Berke, confine your questions to
8 matters at issue in this case. We're not going to debate
9 philosophy.

10 MR. BERKE: Yes, your Honor.

11 Q. It is true, sir, that you used Dallas Cowboys as a code,
12 didn't you, sir?

13 A. I used it frequently when communicating with Mr. Walters.

14 Q. That's not true, is it, Mr. Davis?

15 A. I'm sorry?

16 Q. That's not true, is it?

17 A. I can't --

18 Q. That's not true, sir, is it?

19 A. No, it is true.

20 Q. You used it for your own personal code, didn't you, sir?

21 A. I'm not sure I understand the question.

22 Q. Let me see if I can help. Can we put up Defense Exhibit
23 4445. I'm sorry. 4477.

24 Sir is this a registration from ArtBanc to yourself
25 dated 12/30/2014?

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Davis - cross

1 A. Yes, it appears to be, yes.

2 MR. BERKE: Your Honor, I'd offer into evidence
3 Defense Exhibit 4477.

4 MS. CUCINELLA: No objection, generally. There are
5 some sensitive identification numbers in here that I just ask
6 before it goes into the record that those perhaps be redacted
7 but --

8 THE COURT: Where?

9 MS. CUCINELLA: Social Security number, date of birth.

10 MR. BERKE: We're at 4477.

11 MS. CUCINELLA: I'm sorry. I'm looking at the wrong
12 document. No objection.

13 THE COURT: Received.

14 (Defendant's Exhibit 4477 received in evidence)

15 MR. BERKE: May I publish it, your Honor?

16 THE COURT: You may.

17 MR. BERKE: Mr. McLeod, we can first highlight the
18 top.

19 Q. Sir, this is you getting a response e-mail from a
20 registration for something called ArtBanc.com to you at your
21 e-mail address, correct?

22 A. Yes.

23 Q. ArtBanc International?

24 A. Yes.

25 Q. It's confirmation that you've been accepted as a buyer for

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Davis - cross

1 this ArtBanc trading platform, correct?

2 A. Yes.

3 Q. And sir, would you read -- and your user ID is TCDavis,
4 correct?

5 A. Yes.

6 Q. And, sir, would you tell us what password you picked?

7 A. Cowboy.

8 Q. As in Dallas Cowboys, correct?

9 A. No, it simply says "cowboy."

10 Q. Had nothing to do with the Dallas Cowboy?

11 A. No. It has everything to do with the guy that rides a
12 horse.

13 Q. Nothing to do with it. 2014, I guess that was after you
14 claim that Mr. Walters gave this to you. So did you use this
15 because that's what Mr. Walters had suggested to you? Is that
16 why you used that?

17 THE COURT: Sustained as to form.

18 Q. This was 2014. You claim that in 2011 was when Mr. Walters
19 told you to use the Dallas Cowboys as a code?

20 A. Yes, when I got the bat phone, that's what he asked me to
21 do.

22 Q. Can we now look at what's marked for identification as
23 4114. Is this a 2010 e-mail, sir, from April Moffet to you?

24 A. Yes.

25 Q. Dated January 26, 2010?

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Davis - cross

1 A. Yes.

2 MR. BERKE: Your Honor, I would offer what's marked
3 for identification as 4114.

4 MS. CUCINELLA: No objection.

5 THE COURT: Received.

6 (Defendant's Exhibit 4114 received in evidence)

7 MR. BERKE: May I publish it, your Honor?

8 THE COURT: You may.

9 Q. Sir, you see this is April Moffet, your assistant, sending
10 you a message, correct?

11 A. Yes.

12 Q. If you look down to the middle you see that you ask her for
13 your password for FINRA, is that right?

14 A. Yes. Exactly.

15 Q. Your password again is cowboy with a number, correct?

16 A. Yes, it's cowboy 01 dollar sign.

17 Q. That is in 2010, correct?

18 A. Yes.

19 Q. Can I now show you, sir, what has been marked for
20 identification as Defense Exhibit 5205. Sir, do you recognize
21 this as being your contacts from your phone, sir?

22 A. Yes, but I don't know where this is taken from.

23 Q. Well, if we look to the bottom of the -- you recognize this
24 from your phone, correct, sir?

25 A. Are you saying this is my contact info out of my phone?

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Davis - cross

1 Q. Yes, sir.

2 A. Okay. I don't know that. I mean, I can't identify this as
3 that.

4 Q. Well, sir, let me just ask you. For Amazon, your password
5 is cowboy, correct?

6 A. I can't read this. I'm sorry.

7 Q. Do you recall what it is, sir?

8 A. No, I have no idea. Okay, now I can read it.

9 Q. Password for Amazon, cowboy, correct?

10 A. Yes, cowboy 01.

11 Q. American Airline Pass. Cowboy, correct?

12 A. Yes, I see that.

13 Q. National Car Rental. Cowboy.

14 A. I see that as well.

15 Q. Delta Sky Miles. Cowboy.

16 A. Yes, sir.

17 THE WITNESS: Can I, your Honor, can I ask you a
18 question?

19 THE COURT: No.

20 Q. Sir, if we can go down Netflix, cowboy.

21 Do you need to look, sir? Do you remember PayPal,
22 that's your code, correct?

23 A. I can read it, yes, sir.

24 Q. I can go through -- let me show you what's been marked as
25 Defense Exhibit 4445 for identification. You see this, sir,

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Davis - cross

1 this is a password from you to yourself dated 5/25/2014. You
2 see that, sir?

3 A. I do, yes.

4 MR. BERKE: Your Honor, I would offer it and we will
5 redact the information at the top.

6 THE COURT: I think it is more than identification at
7 the top. I'll receive the document into evidence, but you are
8 to replace it with a redacted version, redacting all numerical
9 identifiers in addition to the information at the top.

10 MR. BERKE: Absolutely, your Honor. May I publish it?

11 THE COURT: You may.

12 (Defendant's Exhibit 4445 received in evidence)

13 THE WITNESS: Thank you, your Honor.

14 MR. BERKE: May I give the jury an opportunity to read
15 it, your Honor?

16 THE COURT: You may.

17 (Pause)

18 MR. BERKE: Thank you, your Honor.

19 Q. Supposedly when Mr. Walters gave you this code to use, and
20 directed you to use the code Dallas Cowboys, he also, you
21 claim, gave you a bat phone to use, is that correct?

22 A. Yes.

23 Q. And you said in your testimony, you said -- the question
24 was -- do you recall being asked this question and giving this
25 answer:

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Davis - cross

1 "Q. How, if at all, did you and Mr. Walters refer to what you
2 described as the burner phone?

3 "A. We called it the bat phone."

4 Do you recall that, sir?

5 A. Yes.

6 Q. Sir, wasn't it your prior story that you invented the term
7 the bat phone for a second cell phone that you used? That you
8 invented that, that was your term?

9 A. I don't recall who invented the term, whether it was
10 Mr. Walters or me.

11 Q. Well, let me ask you this, sir: Did you tell the
12 prosecutors in March of 2016 that the bat phone was -- that's a
13 term that you, Tom Davis, invented?

14 A. I said I don't recall who invented the term.

15 Q. Well, let me show you what's been marked for identification
16 as 3501-12, and I'll show you the first page so you see what it
17 is. You see what it is, sir, and you see the date 3/23/2016?

18 A. Yes.

19 Q. I'll direct your attention to page one, first sentence
20 under the heading. Do you see that, sir?

21 A. Yes.

22 Q. Sir, does that refresh your memory that when meeting with
23 prosecutors on 3/23/2016, you told them that the bat phone was
24 a term that you invented?

25 A. I know what it says in this --

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Davis - cross

1 THE COURT: No. Have you ever seen this document
2 before?

3 THE WITNESS: No, never.

4 THE COURT: Okay. Read the document, read it to
5 yourself, and then the question is, does this refresh your
6 recollection on the subject. That's the question.

7 So look at it all you want. Then lean back in your
8 chair and look away from it, and answer the question whether
9 you have a refreshed recollection.

10 (Pause)

11 A. I still don't recall who invented the term. Whether it was
12 Mr. Walters or me. I don't recall that.

13 Q. My only question is did you tell the prosecutors that you
14 invented it?

15 A. I don't recall telling the prosecutors that, no.

16 Q. Did you tell the prosecutors that you called it the bat
17 phone only to yourself, that that was your word, you invented
18 it, and you called it to yourself, not anyone else?

19 A. I don't recall that, no.

20 Q. Do you deny saying that, sir?

21 A. I said I don't recall that at all.

22 Q. Sir, what was the phone number of this so-called bat phone
23 that you say you used for three years?

24 A. I don't recall the phone number.

25 Q. I assume it had the number on the back?

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Davis - cross

1 A. I don't recall the number at all.

2 Q. So it's your testimony that you don't recall the number of
3 this phone you used for three years?

4 A. That's because I never dialed it myself.

5 Q. It's your testimony you just don't know that number, is
6 that it?

7 A. I don't recall the number. That's my testimony.

8 Q. What color was it, sir?

9 A. Maroon.

10 Q. Didn't you tell the prosecutors multiple times it was
11 black, black shiny?

12 A. I don't recall that.

13 Q. Let me show you what's been marked for identification as
14 3501-7 and ask you if you told the prosecutors on February 23,
15 2016, that the bat phone was black and plastic.

16 (Pause)

17 Q. See what it is, sir, first look at the first page.

18 A. This was a February meeting?

19 Q. February 23, 2016. See that, sir?

20 THE COURT: Don't read from the document. The
21 question is to look at the document, read what it says, and see
22 whether it refreshes your recollection. Nothing more, nothing
23 less.

24 Q. Now I'm going to take you to page --

25 THE COURT: Give the man a chance to read it.

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Davis - cross

1 MR. BERKE: Of course, your Honor.

2 (Pause)

3 A. There's nothing on this page about the bat phone.

4 Q. I'm going to take you to page six. First full paragraph.

5 My question to you, sir, is on February 23, 2016, did you tell
6 the prosecutors that the bat phone was black and plastic?

7 A. I think I did say that at this meeting. That was my
8 recollection at that point in time, yes.

9 Q. Sir, isn't it also true that a month later in March 17, you
10 told them again that it was black and you add the detail that
11 it was shiny? Do you recall that, sir?

12 A. I don't recall that specifically.

13 Q. Let me show you what's been marked for identification as
14 3501-10. First just to see the date.

15 A. Yes.

16 Q. I'm going to direct your attention to page one, I'd ask you
17 to read that to yourself, those two sentences. Does that
18 refresh your memory, sir, that on March 17, 2016, you told the
19 prosecutors this bat phone was all black and shiny?

20 A. Yes, I think I did say that at this time.

21 Q. Sir, isn't it a fact that during the time period we're
22 talking about, you had your own reasons for wanting to have a
23 personal bat phone that was just for your own personal use?
24 Isn't that true, sir?

25 A. No, I don't recall that.

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Davis - cross

1 Q. Isn't it true, sir, that you had a history of infidelity
2 that caused issues in your marriage with Terie? Isn't that
3 true, sir?

4 A. I don't recall that.

5 Q. Do you recall the prosecutors in your proffer sessions
6 asked you a lot of questions about infidelity and paying for
7 sex? Do you recall that, sir?

8 A. Yes, I do.

9 Q. You understood they were asking you that to see if you had
10 your own reasons for your own second cell phone? Do you
11 understand that?

12 A. I don't remember them ever asking me about a second cell
13 phone.

14 Q. You talked a lot about this so-called bat phone, correct?

15 A. Yes.

16 Q. Isn't it correct that your first marriage ended because of
17 your -- you had infidelity in your first marriage, correct?

18 A. That's not why my marriage ended, no.

19 Q. You had infidelity, correct, sir?

20 A. Yes.

21 Q. And your second marriage with Louise, you were married to
22 Louise when you met Terie, correct?

23 A. Yes, I was.

24 Q. You had an affair in your second marriage?

25 A. Yes.

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Davis - cross

1 Q. Terie was aware of that, correct?

2 A. Terie was aware of what?

3 Q. That you had an affair while you were married to your
4 second wife, correct?

5 A. Terie was my third wife, sir.

6 Q. I know. You met Terie while you were married to Louise,
7 correct, sir?

8 A. Yes.

9 Q. In fact, you started seeing Terie when you were still
10 married to Louise, correct?

11 A. Yes, I did.

12 Q. Terie knew you had an affair while you were married to
13 Louise, correct?

14 A. Yes, because I had an affair with her. If that's what you
15 were referring to.

16 Q. That's is what I'm referring to.

17 A. Okay, sure, I get it now.

18 Q. You also paid for sex while you were married to Louise,
19 correct?

20 A. Yes, I did.

21 Q. While you were getting a divorce from Louise and you were
22 together with Terie, you paid for sex then too, didn't you?

23 A. I don't recall that.

24 Q. Sir, do you recall telling the prosecutors at a meeting
25 just recently, in February 9, 2017, that during the divorce

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Davis - cross

1 from Louise there was a girl in Vegas you met at the Wynn and
2 you said you didn't pay each time --

3 THE COURT: Are you reading from a document not in
4 evidence, Mr. Berke?

5 MR. BERKE: Your Honor, it is a question. Let me ask
6 the question.

7 Q. Do you recall, sir, do you recall telling the prosecutors
8 that you did see, you did pay for sex while getting a divorce
9 from Louise?

10 A. I don't remember the time frame. I certainly told the
11 prosecutors that I had extramarital affairs while I was married
12 to my second wife.

13 Q. Let me show you -- I'm talking about a period when you're
14 getting a divorce from Louise and you were together with the
15 person who became your third wife, Terie. So I'm talking to
16 you about that period.

17 I'm going to direct your attention to what's been
18 marked for identification as 3501-67. I'll show you the first
19 page. Show the bottom what it is. Just the mark on the
20 bottom. And then if you're ready, look at the date at the top.
21 I'm going to direct your attention to the second page and ask
22 that you read that to yourself. If we can make it a little
23 bigger, I think we're losing some text on the right.

24 (Pause)

25 Q. My question to you, sir, is does that refresh your

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Davis - cross

1 recollection that last month in a meeting with the prosecutors
2 you told them during your divorce from Louise, you paid for sex
3 in Las Vegas?

4 A. Yes, that's accurate.

5 Q. And that was while you were with Terie, correct?

6 A. That's what I'm questioning. I don't know that occurred
7 when I was dating Terie.

8 Q. You were dating Terie while you were in the midst of a
9 divorce from Louise, weren't you, sir?

10 A. Yes.

11 Q. So that would be the same time, correct, sir?

12 A. I dated Terie on and off, not steadily during the period I
13 was getting a divorce from Louise.

14 Q. Sir, do you recall telling the prosecutors that you never
15 paid for sex while you were married to Terie? Do you recall
16 saying that, sir?

17 A. Yes.

18 Q. Were you as truthful about that as everything else you've
19 testified about?

20 A. I think so, yes.

21 Q. You got caught once by Terie after you met two women at the
22 Mark Hotel and you were going to meet them for dinner the
23 following week, isn't that true?

24 A. Yes, that's accurate.

25 Q. She saw your text message, correct?

H3M3WAL6

Davis - cross

1 A. Absolutely.

2 Q. She got very angry, correct?

3 A. She did.

4 Q. You told the prosecutors about that, correct?

5 A. I did.

6 Q. Those women, when you had to cancel because Terie found
7 out, they wanted money from you, correct?

8 A. She -- yes. She sent me a text message, yes. And
9 suggested that I owed her money for a babysitter because she
10 had to cancel dinner.

11 Q. You told the prosecutors other than that, you never had any
12 situation where you paid for sex at all while you were married
13 to Terie?

14 A. I think that's accurate, yes.

15 Q. You married Terie in 2007, correct, sir?

16 A. Yes.

17 Q. Sir, do you recall being on a business -- a trip to Chicago
18 in June of 2011?

19 A. I don't recall this, no.

20 Q. Let me show you what's been marked for identification as
21 5181. Do you recognize this, sir?

22 A. American Express statement.

23 Q. Yes.

24 A. Yes.

25 Q. I'm going to direct your attention to page 68 of it. I'm

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Davis - cross

1 going to ask you to read it to yourself.

2 Does that refresh your memory, sir, that in June 2011
3 you were in Chicago?

4 A. Yes.

5 Q. Sir, do you recall while you were in Chicago making and
6 receiving eight telephone calls to a number 312-402-7613?

7 A. I don't recall that, no.

8 Q. Let me show you what's been marked for identification as GX
9 1002. I'll be told if it's in evidence. Not yet. Okay.

10 You see what it is, sir? If you look to the left.
11 See your phone number?

12 A. That's my phone number, yes.

13 Q. Those are your phone records, correct?

14 A. Yes.

15 Q. Directing your attention to page 923.

16 A. I'm sorry?

17 Q. Directing your attention to 923. I'm going to show you the
18 number 312-402-7613.

19 My question to you, sir, is do you recall when you
20 were in Chicago in June of 2011, making and receiving eight
21 calls between 10 o'clock and 12:30 in the morning to an escort
22 service?

23 A. No, I don't recall this.

24 Q. Let me show you what's been marked for identification as
25 Defense Exhibit 5157 and 5158. I'd ask you to look at that

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Davis - cross

1 number and the top of it and the description of the business.

2 And the next one.

3 Sir, does that refresh your recollection that in 2011
4 you were in Chicago on a business trip and called an escort
5 service?

6 A. I don't recall it. No, but -- I can read this.

7 Q. Did you do it?

8 A. Apparently I did. I just don't recall it.

9 Q. These escort services, that's where you call to pay for
10 sex, correct?

11 A. I'm sure that's what an escort service does, yes.

12 Q. You weren't being truthful when you told the prosecutors
13 that you didn't do this in recent times since you've been
14 married to Terie in 2007, were you?

15 A. Counselor, just because I called the escort service doesn't
16 mean I paid for sex.

17 Q. So is it your testimony you were, what, window shopping?

18 MS. CUCINELLA: Objection.

19 A. Apparently --

20 THE COURT: Overruled.

21 A. Apparently I did call the service, but I don't recall ever
22 paying for sex, no.

23 Q. Let's keep going. Do you recall being in San Francisco in
24 March of 2012?

25 A. No.

H3M3WAL6

Davis - cross

1 Q. Let me show you again what's been marked for identification
2 5181.

3 MR. BERKE: There is a problem with that document?
4 Your Honor, I'm sorry, if I could have one minute. Your Honor,
5 if we can have one minute I think we'll --

6 (Pause)

7 THE COURT: It looks like we have something up on the
8 screen here.

9 MR. BERKE: Good. Thank you.

10 Q. Again, Mr. Davis, you see what this is? Directing your
11 attention to page 57592.

12 A. Okay, I see it.

13 Q. We're actually looking at 57582.

14 Sir, does that refresh your memory, if you look at
15 that, that in March 2012 you were in San Francisco?

16 A. Yes.

17 Q. Sir, when you were in San Francisco, did you call four
18 separate escort services while you were at a hotel in San
19 Francisco?

20 A. I don't recall that.

21 Q. Let me show you GX 1002. You see what it is, sir?

22 A. My phone records, yes.

23 Q. Yeah. And you see the numbers that you called in San
24 Francisco?

25 A. Yes.

H3M3WAL6

Davis - cross

1 Q. Does that refresh your memory, sir, let me show you -- look
2 at that number. Now let me show you Defense Exhibit 5160, 61,
3 62. Look at the numbers, sir.

4 A. Okay. I see it.

5 Q. 5161. Now, does that refresh your memory that when you
6 were in San Francisco in the evening of March 13, you called
7 escort services repeatedly and multiple escort services?

8 A. I can see this. I don't recall making the phone calls, but
9 I can certainly see this.

10 Q. Isn't it a fact you called escort services when you were in
11 San Francisco to pay for sex? Isn't that true, sir?

12 A. I don't recall that, no.

13 Q. Is it your testimony again, sir, that when you're calling
14 escort services, it's for some other purpose?

15 A. I don't recall ever paying for sex, no.

16 Q. So you're denying if your phone reflects phone calls to
17 escort services that you were paying for sex? Is that your
18 testimony, sir?

19 A. Yes, it is.

20 Q. Do you recall, sir, you testified about being in Colorado
21 for a Dean Foods meeting. Do you recall that, sir? Dean Foods
22 board meeting in August of 2012?

23 A. Yes, I think that's accurate.

24 Q. When you were there, sir, the night before, in the evening,
25 again, sir, you called quite a number of escort services.

H3M3WAL6

Davis - cross

1 Isn't that a fact, sir, before the board meeting?

2 A. I don't recall that, no.

3 Q. You deny it, sir?

4 A. I said I just don't recall it.

5 Q. If your phone reflects calls to escort services, is it your
6 testimony that's for some reason other than for paying for sex?

7 A. I'm sorry?

8 Q. Is it your testimony that's for some reason other than
9 paying for sex?

10 A. I'm not sure I understand the question. Can you repeat it?

11 Q. If your phone reflects phone calls to multiple escort
12 services in the evening of August 14, when you are in Colorado
13 for the Dean Foods board meeting, is it your testimony that's
14 for something other than to pay for sex?

15 A. I don't recall paying anybody for sex, no, when I was in
16 Colorado.

17 Q. And you're denying calling escort services, sir?

18 A. No. I haven't looked at the phone records but --

19 Q. You just did, sir.

20 A. No, I'm talking about Colorado. I don't recall making the
21 calls in Colorado.

22 Q. So just so I understand your testimony, you don't deny
23 calling escort services, but you say you were still being
24 truthful when you told the prosecutors that in recent times you
25 never paid for sex. Is that your testimony, sir?

H3M3WAL6

Davis - cross

1 A. Yes, it is.

2 Q. Sir, you also, when you traveled to New York, you would
3 call women, wouldn't you, sir, when you were married to Terie?

4 A. I don't recall that.

5 Q. You know someone named Cristiane Turl, don't you, sir?

6 A. She is a friend of mine, yes.

7 Q. You would call her late at night or text her many, many
8 times when you were in New York, isn't that right?

9 A. She is a friend of mine, yes.

10 THE COURT: Did you understand the question that was
11 asked of you?

12 THE WITNESS: Can you repeat the question?

13 Q. Yes. You would call her or text her late at night when you
14 were in New York?

15 A. I did on occasion, I don't know what time I texted her or
16 called her, but yes, she is a friend of mine.

17 Q. Do you recall that sometimes, sir, you would call her and
18 if it was a short message, you would then call escort services?
19 Do you recall that, sir?

20 A. No, I don't recall that at all.

21 Q. Let me show you, sir, what's been marked -- do you recall
22 being in New York for a WhiteHorse Finance board meeting in
23 July of 2014?

24 A. I don't recall those specific meetings, no.

25 Q. Let me show you what's been marked for identification as

H3M3WAL6

Davis - cross

1 Government Exhibit 5399. Let me ask you, sir, do you recall
2 going to New York in July 2014?

3 A. Yes.

4 Q. Now let me show you what's been marked as GX 1002.

5 Before we get there, let me show you, do you recall
6 Ms. Turl's number, sir?

7 A. No, I don't recall.

8 Q. Let me show you, sir, so let me show you what's been marked
9 as Government Exhibit 1002. These are your phone records,
10 right, sir?

11 A. Yes.

12 MR. BERKE: Your Honor I'd offer Government Exhibit
13 1002.

14 THE COURT: Any objection?

15 MS. CUCINELLA: No objection.

16 THE COURT: Received.

17 (Government's Exhibit 1002 received in evidence)

18 Q. Let me direct your attention to pages 14461. Sir, do you
19 recall on this date between if you look between 3:10 and 10:07
20 on April 21 --

21 A. I'm sorry?

22 Q. April 21. You see between 3:10 and 10:07, you exchanging
23 28 text messages with the same number?

24 A. These are -- I'm sorry, text messages?

25 Q. Yes. You see SMS? You recognize that as text, sir?

H3M3WAL6

Davis - cross

1 A. No. I'm just not familiar with the codes here.

2 Q. Sir, did you deny --

3 THE COURT: It says SMSO. And in another places it
4 says SMST.

5 Q. Sir, do you know what SMST is?

6 MR. BERKE: Thank you, Judge.

7 A. No, I don't.

8 Q. Do you deny, sir, that you exchanged 28 text messages with
9 Ms. Turl when you were in New York visiting?

10 A. I don't know whose number this is.

11 Q. My question is -- aside from the documents. Do you deny
12 that you did that?

13 THE COURT: The question is "do you recall doing it."
14 I don't think that's fair form to ask somebody do you deny the
15 following.

16 MR. BERKE: Fair enough, Judge.

17 Q. Do you recall texting her 28 times?

18 A. No, I don't recall it. No.

19 Q. Isn't it a fact, sir, that after Terie caught you setting
20 up a dinner date with two women you met at a bar in New York,
21 she was very jealous and suspicious of you? Isn't that true?

22 A. I think she was upset.

23 Q. She was jealous and suspicious of you, isn't that true,
24 sir?

25 A. I guess you'll have to ask her that.

H3M3WAL6

Davis - cross

1 Q. I'm asking you that, sir.

2 A. I'm responding to you by saying she was upset with me.

3 Q. She was upset because you had made plans to meet two women
4 for dinner that you met at a bar in New York, correct?

5 A. Yes. She was upset when she saw my text messages, and we
6 had a long discussion about it, yes.

7 Q. She caught you texting on your regular phone behind her
8 back, correct?

9 A. Yes, she did.

10 Q. Terie could have a temper when it came to things like that,
11 couldn't she?

12 MS. CUCINELLA: Objection.

13 A. I couldn't hear you.

14 Q. Terie could have a temper when it came to things like that,
15 couldn't she?

16 MS. CUCINELLA: Objection.

17 THE COURT: Overruled. Did you understand the
18 question?

19 THE WITNESS: Oh, I'm sorry, your Honor. No, I didn't
20 understand the question.

21 Q. She could have a temper when she got upset with you for
22 doing things like that, correct?

23 A. I don't know. How would you define a temper?

24 Q. I'm asking you, sir. Use your definition. Did --

25 A. She was very upset, counselor. That's how I would describe

H3M3WAL6

Davis - cross

1 her. She had every reason to be upset with me.

2 Q. Sir, so I understand your testimony about what you claim
3 this so-called bat phone, the number of which you can't
4 remember, you said you threw it in the creek. Correct?

5 A. Yes.

6 MR. BERKE: And if we could put up, your Honor,
7 Government Exhibit 15 in evidence.

8 Q. Sir, you didn't throw -- let me ask you a question, sir.
9 You're claiming that you threw this so-called bat phone in the
10 creek, you told that to the prosecutors, right? That's why you
11 didn't have it. You said you threw it in the creek, you can't
12 give it to them. That's what you told to them?

13 A. Yes.

14 Q. You hadn't told that to your lawyer at the time you did it,
15 you claim. You said you didn't tell anyone, you just did it.
16 Is that your story?

17 A. I did tell it to my lawyer, yes.

18 Q. You told the lawyer right before you told the prosecutors,
19 correct? That was why you don't have the bat phone, correct?

20 A. I told my lawyers in advance of my meeting with the
21 prosecutors, yes.

22 Q. You never said anything like that back in 2014 or 2015, did
23 you?

24 A. I talked to my lawyers in 2015, yes.

25 Q. In 2014 you didn't tell your lawyers you did anything with

H3M3WAL6

Davis - cross

1 the phone, did you? You didn't tell them anything about some
2 so-called bat phone you were using, did you?

3 A. No, I didn't. I was trying to conceal everything at that
4 point in time.

5 Q. You told the prosecutors at some point you threw it in the
6 creek, right?

7 A. Yes.

8 Q. We're looking now at a hole in the middle. You told them
9 specifically you did not throw it in that hole, correct?

10 A. Yes, I did not throw it in the hole.

11 Q. You understand that based on -- you actually went there and
12 showed them exactly where you were and you threw it, correct?

13 A. I showed the FBI that, yes.

14 Q. You understood they brought a big team of very
15 sophisticated people to do a big dive and look for that
16 so-called bat phone, right?

17 A. Yes, I was aware of that.

18 Q. You are aware, sir, that after all that effort and expense,
19 based on what you told them, they never found any bat phone,
20 did they?

21 A. No, not that I am aware of, no.

22 Q. Sir, did those same agents, with all that technology and
23 resources, did they search for the phone under your mattress?

24 A. Under my mattress?

25 Q. Yes, sir.

H3M3WAL6

Davis - cross

1 A. No.

2 Q. Did they search for any second bat phone you were using in
3 your sock drawer?

4 A. No.

5 Q. Did they do anything to see if this so-called second phone
6 you were using was anywhere in your home or on your person?

7 A. No, they never searched my home, no.

8 Q. And to this day, sir, have they done anything to look in
9 your possessions and your home to see if you have any second
10 bat phone you may have been using for your own personal
11 reasons?

12 A. No. Nobody searched my home.

13 Q. Sir, if I understand your direct testimony, in trying to
14 explain on day one why you claim you decided to commit the
15 crime of insider trading, according to you, was it your
16 testimony that you did it because you thought that it would
17 eventually accrue to my benefit somehow through gambling tips?

18 Is that one of the reasons you claim that you decided
19 to commit the serious crime of insider trading, using your
20 perch as a board member of Dean Foods, because you were hoping
21 that maybe you would get gambling tips?

22 Is that your testimony, sir?

23 A. It's one of the reasons, yes.

24 Q. That was one of the reasons.

25 Sir, isn't it a fact when you were meeting with

H3M3WAL6

Davis - cross

1 prosecutors and trying to get your deal in April of 2016, you
2 told them that Mr. Walters rarely offered or volunteered
3 information concerning sports gambling, and only sometimes
4 would you ask him about sports gambling topics? Isn't that
5 what you said, sir?

6 A. I think that's accurate, yes.

7 Q. And then didn't you tell them, sir, the next week,
8 April 13, that you and Mr. Walters spoke infrequently about
9 sports betting? Isn't that what you told them, sir?

10 A. I don't recall precisely what I said in that proffer
11 meeting.

12 Q. Is that in substance what you told them, sir?

13 A. I'm sorry?

14 Q. Is that in substance what you told them, sir?

15 A. My recollection is that's accurate, yes.

16 Q. And you told them, sir, at that same meeting, it was not
17 typical for you to ask Mr. Walters for sports betting advice.
18 Isn't that true, sir?

19 A. It was not typical. I didn't -- I didn't ask him on a
20 routine basis, that's how I'd answer the question.

21 Q. My question is did you tell them it wasn't typical for you
22 to ask Mr. Walters for sports betting advice? Did you say
23 that, sir?

24 A. I don't recall.

25 Q. Let me show you what's been marked for identification as

H3M3WAL6

Davis - cross

1 3501-17. I'd ask you to look at the date. And then I'd ask
2 you to look at page five, paragraph one.

3 THE COURT: Have you seen this before?

4 THE WITNESS: No, sir, I have not.

5 THE COURT: Go ahead.

6 Q. I'd ask you if that refreshes your memory, sir, that when
7 meeting with the prosecutors before you had your deal on
8 April 13, 2016, you told them it was not typical for you to ask
9 Mr. Walters for sports betting advice?

10 A. I don't know what "typical" means in this instance, but I
11 asked him infrequently for advice. That's how I would
12 characterize it.

13 Q. Did you tell them, sir, at that same meeting that you did
14 not ask Mr. Walters for sports betting advice after you started
15 giving Mr. Walters Dean Foods material non-public information
16 as you were claiming at that meeting? Did you tell them that,
17 sir?

18 A. That -- ask the question again? I'm sorry.

19 Q. Did you tell them, sir, that you did not ask Mr. Walters
20 for sports betting advice after you started giving Mr. Walters
21 Dean Foods material non-public information as you were claiming
22 in trying to get your deal?

23 A. I don't recall that, no.

24 Q. Let me show you same document. Same page, page five.
25 Paragraph two.

H3M3WAL6

Davis - cross

1 My question, sir, does that refresh your memory on
2 April 13, 2016, you told the prosecutors that you did not ask
3 Mr. Walters for sports betting advice after you claim you
4 started giving Mr. Walters Dean Foods material non-public
5 information?

6 A. I don't recall ever saying this, no. I can certainly read
7 what the FBI's notes say. But I don't recall ever making that
8 statement.

9 Q. Do you deny it?

10 A. Yes.

11 Q. But you don't deny, do you, sir, saying it was not
12 typical -- withdrawn.

13 You do not deny saying you rarely offered or -- I'm
14 sorry -- that Mr. Walters rarely offered or volunteered
15 information concerning sports gambling. You do not deny that?

16 A. "Volunteered"?

17 Q. Yes.

18 A. I would ask him.

19 Q. And do you recall telling them you would do it
20 infrequently?

21 A. I think that's accurate.

22 Q. Sir, do you recall at these meetings you also tried to
23 persuade the prosecutors that you really weren't much of a
24 gambler?

25 A. I don't recall that, no.

H3M3WAL6

Davis - cross

1 Q. Didn't you tell them at these same meetings in April 13,
2 2016, that you did not bet on sports games every week, sports
3 betting was just for fun, an activity you shared with your
4 friends, and your bets were usually 100 or \$200 per bet.

5 Didn't you tell them that, sir?

6 A. I don't recall that, no.

7 Q. Let me show you the same document. I'll show you the next
8 paragraph and ask you to read it to yourself.

9 A. I can certainly read the FBI's notes here.

10 Q. My question to you, sir, does that refresh your memory on
11 April 13, 2016, you told the prosecutors and the FBI that you
12 did not bet on sports games every week, sports betting was just
13 for fun, an activity you shared with your friends, and bets
14 were usually 100 or \$200?

15 Yes or no, sir?

16 MS. CUCINELLA: Objection.

17 THE COURT: Overruled.

18 A. I can read the FBI's notes. I don't think this is an
19 accurate rendition of what I said in these meetings.

20 Q. You deny saying it?

21 A. I'm saying these are the FBI's notes. This is not
22 accurate, based on what I told the prosecutors.

23 THE COURT: All right. Ladies and gentlemen, it's
24 5 o'clock. We're going to call it a day. Do not discuss the
25 case among yourselves or with anyone. Keep an open mind.

H3M3WAL6

Davis - cross

1 There is much more to come. And we'll be back in action
2 tomorrow morning same time, so that means get here quarter to
3 10, so you can get here for a good 10 o'clock start.

4 Thank you very much ladies and gentlemen. And my
5 deputy has notes for two of our jurors who have made inquiries.

6 (Jury excused)

7 (Continued on next page)

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H3M3WAL6

1 THE COURT: So Juror No. 6 --

2 MR. GOLDMAN: Do you want to excuse the witness?

3 THE COURT: No.

4 MR. GOLDMAN: Okay.

5 THE COURT: Juror No. 6 had simply wanted a note to
6 her employer, and I've signed a note and given her one. And
7 Juror No. 13 as shown to you in the note is asserting a
8 hardship, and what I did is I crafted a letter to the employer
9 asking the employer to continue to pay him. My thought would
10 be that we'll wait and see what happens. If I get a second
11 note from the juror, then at that point I would contemplate
12 maybe taking action perhaps to excuse the juror, but not quite
13 yet.

14 Any objection to that?

15 MR. BERKE: No, your Honor. Sounds sensible.

16 MS. CUCINELLA: No, your Honor.

17 THE COURT: See you all tomorrow morning.

18 MR. BERKE: Your Honor, can I just raise one issue.

19 Can I ask your Honor to direct the witness while he's on
20 cross-examination to obviously not discuss his testimony with
21 either the prosecutors or his counsel.

22 THE COURT: Do you understand that, Mr. Davis? You're
23 now on cross-examination. So you cannot discuss your testimony
24 with the government or with your lawyer. Okay.

25 THE WITNESS: Neither one?

H3M3WAL6

1 THE COURT: Well, what's the basis for his own lawyer?
2 I don't understand that.

3 MR. BERKE: Your Honor, couple things. A, I think
4 that's customary. For example, in the Steinberg case, the
5 insider trading case before Judge Sullivan, I just looked at
6 it --

7 THE COURT: That may have been Judge Sullivan's rule.
8 I'm just curious what's the legal basis for enjoining
9 conversation with a lawyer.

10 MR. BERKE: So in this case, your Honor, the New York
11 counsel who Mr. Davis retained is someone who is a recent
12 graduate, includes someone who is a recent graduate of this
13 group, worked very closely with this group, and has been
14 working very closely. He was a member of this group and tried
15 cases with Mr. Goldman and Mr. Ferrara, has been working
16 closely with the agents in this case throughout. I saw him
17 yesterday working closely over documents. He's essentially
18 part of the prosecution team.

19 THE COURT: Please step out, Mr. Davis.

20 THE WITNESS: Okay.

21 (Witness not present)

22 MR. BERKE: And your Honor --

23 THE COURT: Hang on a second. That's a very tall
24 accusation I would say.

25 MR. BERKE: I don't mean it as an accusation.

H3M3WAL6

1 THE COURT: I think it's an accusation, because the
2 lawyer for Mr. Davis has to view matters with an eye single
3 towards his client, the only person to whom he owes the duty of
4 loyalty. He owes no duty to friends from a past life and once
5 one severs a connection to go on a bench or to go from being a
6 prosecutor to a defense counsel, one assumes professional
7 responsibilities that must be upheld.

8 MR. BERKE: Of course, your Honor. Can I explain a
9 little more what I meant. All I'm saying is obviously this is
10 a witness who it's in his interest, obviously, to work closely
11 with the prosecutors and the prosecutors' interest. He has a
12 lawyer, among other lawyers, who is uniquely equipped to do
13 that.

14 My experience has been, and I have case law, your
15 Honor, that supports this, that in order to ensure that the
16 cross-examination is -- that we have an opportunity to fairly
17 examine him based on his recollection and the like, that he not
18 discuss his testimony with any lawyer who can advise him or
19 counsel him about his testimony.

20 I have a Supreme Court case that supports that, your
21 Honor.

22 THE COURT: I'm only interested in case law you may
23 have that relates to the witness's lawyer. If it doesn't
24 relate to his lawyer, I don't need it.

25 MR. BERKE: May I pass it up, your Honor?

H3M3WAL6

1 THE COURT: Yes.

2 MR. BERKE: I referred to the Steinberg case only
3 because the government in that case did not oppose the
4 application nor did the lawyer -- let me pass up the case law.

5 THE COURT: That's not much authority for anything.

6 I will say that if there is not an injunction against
7 his speaking with his lawyer, then you can say did you meet
8 with your lawyer last night. Did you talk to him about your
9 testimony. You are allowed to ask that, and that can undermine
10 his credibility as a witness. I can understand why the
11 prosecution wouldn't want him to do it. But that's not the
12 issue that I'm faced with. Not whether you don't want him to
13 do it, and also the prosecution doesn't want him to do it,
14 which sounds like the case that you're citing to me from Judge
15 Sullivan. But whether or not I should counsel an individual
16 who has entered a plea of guilty and awaits sentencing that he
17 may not consult with his lawyer.

18 MR. BERKE: Only about his testimony.

19 THE COURT: About his testimony.

20 MR. BERKE: Yes. Could I --

21 THE COURT: Because that would be really odd. Let's
22 say he wants to recant his testimony. He's not allowed to tell
23 his lawyer "I want to recant my testimony"?

24 MR. BERKE: No, he would be.

25 THE COURT: Whoa. Under your theory, no, he wouldn't.

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1 MR. BERKE: He would have to raise it with your Honor.

2 THE COURT: No. He doesn't have to raise it. That's
3 privileged information. His lawyer may say there is no need
4 for you to do that. But the notion that he would have to tell
5 me what he wants to talk to his lawyer about, and then I would
6 say, oh, recant your testimony, that's perfectly fine. What
7 business is it of mine to say that's perfectly fine or not
8 perfectly fine?

9 (Continued on next page)

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H3mdwal7

1 MR. BERKE: Your Honor, seeking leave to speak about
2 something like that with his counsel, not the substance of what
3 it would be.

4 THE COURT: No, I understand that. Seeking leave,
5 what business is it of mine to say, no, you may not talk to
6 your counsel about that, or, yes, you may talk to your counsel
7 about that?

8 MR. BERKE: But obviously -- your Honor, let me just
9 say one thing and then I will direct your Honor to the portion
10 of the case.

11 THE COURT: Yes, direct me to the portion of Perry v.
12 Leeke.

13 MR. BERKE: I will direct you there. Your Honor, it
14 is the case law that begins on page 4 with the Roman numeral 3,
15 and the numbers are a little hard to read but they are on the
16 lower right-hand side.

17 THE COURT: I see them.

18 MR. BERKE: It is page 4.

19 THE COURT: Roman numeral 3.

20 MR. BERKE: Right. I would refer your Honor right now
21 to the paragraph -- third paragraph in that section, "The
22 reason."

23 THE COURT: All right. Let me just read this.

24 MR. BERKE: Thank you, Judge.

25 (Pause)

H3mdwal7

1 THE COURT: I think you have persuaded me, and I'm
2 going to bring Mr. Davis in and give him the direction.

3 MR. BERKE: Thank you, your Honor.

4 MS. CUCINELLA: Your Honor, I would like to make a
5 couple of comments. With respect to --

6 THE COURT: Have you read Perry v. Leeke?

7 MS. CUCINELLA: I did, and it appears to us that it
8 gives you the discretion to order that and, obviously, it is
9 within your discretion, and in our experience in this district
10 I have never seen that happen. That being said, I do want to
11 clarify the record as to what Mr. Berke just said about it with
12 respect to Mr. Davis' counsel. The counsel he is referring to
13 has a twin brother who is currently in our office and is
14 working on a completely separate matter with Agent Rom. That's
15 who he saw.

16 THE COURT: Ah, it's the old twin brother defense.

17 MS. CUCINELLA: As weird as that sounds.

18 THE COURT: It just seems like they were cavorting
19 with the prosecution.

20 MR. BERKE: I stand by everything. I don't dispute
21 the twin brother. I actually have firsthand knowledge that
22 that is true. I withdraw that portion of the comment but I
23 stand by everything else.

24 MS. CUCINELLA: That individual has not been here at
25 the trial. The only counsel that is here for Mr. Davis is his

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1 counsel from Texas.

2 As your Honor is aware, as Mr. Berke has spent a lot
3 of time on today, Mr. Davis is going through a divorce. His
4 counsel is here with him in New York. He otherwise doesn't
5 have family here.

6 So while we understand that it's within your Honor's
7 discretion to order this -- and this case seems to suggest
8 that, having just been handed it -- it's not customary
9 practice. As you've said, Mr. Berke has the ability to
10 question him tomorrow to ask him what he spoke about, all of
11 those things. So we would request that he be permitted to
12 speak with his counsel tonight.

13 MR. BERKE: Your Honor, if I could just direct you to
14 another portion of this Supreme Court case?

15 THE COURT: Sure.

16 MR. GOLDMAN: We obviously are just getting this and
17 trying to catch up. We haven't had an opportunity to research
18 this at all. We have had no notice --

19 THE COURT: Well, this is in realtime. I am going to
20 give you direction one way or the other, Mr. Goldman, in three
21 minutes. Do you understand that?

22 MR. GOLDMAN: I do understand that. That's why we are
23 trying to respond as quickly as we can.

24 If you would go to the next page, this case seems to
25 be distinguishing between a case in Geders, a different case.

H3mdwal7

1 And this case, this Leeke case, is focused on whether an
2 attorney can speak with a witness at a 15-minute recess.
3 Geders appears to address a defendant in that case, but it
4 addresses an overnight recess in which the attorney is
5 permitted to speak with his client during an overnight recess,
6 because in this -- again, it is somewhat inapposite because it
7 relates to a defendant who must discuss trial tactics and all
8 of that and a variety of other things.

9 THE COURT: That makes it really inapposite because
10 there are other things that the attorney must speak with that
11 defendant about, such as who is going to be the next witness
12 and what documents are going to be offered.

13 MR. GOLDMAN: I do think the distinction between a
14 15-minute break and overnight is important.

15 THE COURT: The discussion from the Court goes on:
16 "The distinction rests instead on the fact that when a
17 defendant becomes a witness he has no constitutional right to
18 consult with his lawyer while he is testifying. He has an
19 absolute right to such consultation before he begins to
20 testify, but neither he nor his lawyer has a right to have the
21 testimony interrupted in order to give him the benefit of
22 counsel advice. The reason for the rule is one that applies to
23 all witnesses, not just defendants."

24 And then the Court goes on: "It is common practice
25 for a judge to instruct the witness not to discuss his or her

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1 testimony with third parties until the trial is completed."

2 And the Court goes on to lay out why the rules serve
3 the truth-seeking function of a trial.

4 So while I think you may be correct that it is not the
5 holding of Perry v. Leeke that the Court must instruct this
6 witness not to consult with his attorney, my initial concern,
7 that there would be something untoward in giving such a
8 direction, is not based in fact. And the fact of the matter is
9 I think it does undermine the testimony when tomorrow
10 Mr. Davis, when asked, "Did you consult with your lawyer about
11 the testimony you gave on direct and on cross-examination, the
12 substance of that testimony, and how you responded? It is a
13 'yes' or 'no' question," and the answer is, "Yes," I think the
14 strength of that testimony is weakened in the eyes of the jury
15 and with good reason.

16 So, I'm going to give the direction.

17 You could bring Mr. Davis back in.

18 Am I correct, Mr. Berke, that one of these twins has
19 been seen around your office?

20 MR. BERKE: Going back many years, your Honor. Many
21 years.

22 THE COURT: All right.

23 (Witness present)

24 THE COURT: Mr. Davis, the Court directs you -- you
25 may stop right where you are.

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1 The Court directs you not to discuss your direct
2 testimony or your cross-examination with any person, including
3 the prosecutors or your lawyer.

4 Do you understand the direction?

5 THE WITNESS: Yes, sir, I understand.

6 THE COURT: OK. Until you have completed your
7 testimony in this case.

8 THE WITNESS: Yes, your Honor. I understand.

9 THE COURT: Thank you very much.

10 Have a pleasant evening.

11 All right. Anything else?

12 MR. BERKE: Not from the defense, your Honor. Thank
13 you.

14 MS. CUCINELLA: Not from the government, your Honor.

15 THE COURT: All right. We are adjourned.

16 (Adjourned to 10 a.m., Thursday, March 23, 2017)

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